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No. 35] NEW DELHI, SATURDAY, OCTOBER 11, 1958/ASVINA 19, 1880

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 1st October, 1958.—

Issue No.	No. and date	Issued by	Subject
196	S.O. 1988, dated 23rd September, 1958.	Ministry of Information and Broadcasting.	Certification of the film specified therein.
197	S.O. 1989, dated 27th September, 1958	Ministry of Labour and Employment.	Appointment of date and specification of certain areas in the State of Assam on which certain Chapters of the Employees' State Insurance Act, 1948 will come into force.
198	S.O. 1990, dated 29th September, 1958.	Ministry of Steel, Mines and Fuel.	Fixation of rate of excise duty on coal and coke.
199	S.O. 1991, dated 27th September, 1958.	Ministry of Information and Broadcasting	Certification of films speci- fied therein.
200	S.O. 1992, dated 27th September, 1958.	Ministry of Railways	Fixation of rates of charges on certain items for local booking on the Bombay Port Trust Railway.
201	S.O. 2049, dated 30th September, 1958.	Ministry of Labour and Employment.	Determination of rate of Emigrant Labour Cess in respect of entry into Assam,
202	S.O. 2050, dated 23rd September, 1958.	Election Commission, India	Election petition No. 463 of 1957.
203	S.O. 2051, dated 1st October, 1958.	. Do.	Call upon the elected members of the Legislative Assembly of Rajasthan to elect a person to fill a vacancy.
	S.O. 2052, dated 1st Octo- ber, 1958.	Do.	Appointment of dates for the election to the Council of States for nomination etc.

1868	THE GAZETTE OF IN	DIA: OCTOBER 11, 1958/A	ASVINA 19, 1880 [PART II			
Issue No.	No. and date	Issued by	Subject			
<u>. </u>	S.O. 2053, dated 1st October, 1958.	Election Commission, India	Designating the Secretary of the State Legislative Assembly, Jaipur as the Returning officer for the election to the Council of States.			
	S.O. 2054, dated 1st October, 1958.	Do.	Appointment of the Deputy Secretary of the State Legislative Assembly, Jan- pur to assist the Return- ing officer.			
	S.O. 2055, dated 18t Octo- ber, 1958.	Do.	Fixation of hours during which poll shall be taken for the election to the			

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (ii)

Statutory Orders and Notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF LAW

New Delhi, the 7th October .1958

S.O. 2061.—In exercise of the powers conferred by clause (5) of article 324 of the Constitution, the President hereby makes the following amendment in this Ministry's notification No. F.17(1)/55-G.A., dated the 21st March, 1955, containing the rules for regulating the conditions of service and tenure of office of Shri S. Sen, I.C.S., Chief Election Commissioner, namely:—

In the said rules, for rule 1, the following rule shall be substituted, namely:--"The said Chief Election Commissioner shall hold office upto and including the 19th April, 1959."

[No. F.4(18)/58-Elections.]

Council of States.

K. Y. BHANDARKAR, Secy.

New Delhi-2, the 30th September 1958

8.0. 2062.—In exercise of the powers conferred by rule 1 of Order XXVII of the First Schedule to the Code of Civil Procedure 1908 (5 of 1908) the Central Government hereby appoints the Assistant Station Director, All India Nagpur, as the person to sign and verify plaints and written statements in Civil Suit for damages, proposed to be instituted by the Union of India against Shri Hasham Seth and others of Kamptee.

[No. $\mathbf{F}.52(3)/58-J$.]

(Department of Legal Affairs)

New Delhi, the 30th September 1958

S.O. 2063.—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, and in modification of the notification of the Government of India in the Ministry of Law, No. S.O. 1513, dated the 26th July, 1958, the President hereby directs that all lease deeds relating to the buildings hired at Pondicherry for the Medical College, Pondicherry, shall be executed on his behalf by the Principal, Medical College, Pondicherry.

[No. F. 44(7)/58-J.]

New Delhi-2, the 4th October 1958

S.O. 2064.—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that the agreement relating to the construction of a shed for the safe custody of cycles in the compound of the Office of the Accounts Officer, Telephone Revenue (North), Delhi shall be executed on his behalf by the Accounts Officer, Telephone Revenue (North); Delhi.

[No. F.44(11)/58-J.]

P. K. BOSE, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 28th August 1958

S.O. 2065.—Shri R. K. Tandon, I.F.S., Joint Secretary to the Government of India in the Ministry of External Affairs has taken over as Controller General of Emigration with the Government of India with effect from the 1st May, 1958, vice Shri M. R. A. Baig IFS.

[No. 295/58-Emi, S.R.O. App/CGE58/1.1

V. G. SRINIVASAN, Under Secy.

MINISTRY OF HOME AFFAIRS

New Delhi-1, the 4th October 1958.

S.O. 2066.—In exercise of the powers conferred by sections 17 and 27 of the Indian Arms Act, 1878 (11 of 1878), the Central Government hereby makes the following further amendment in the Indian Arms Rules, 1951, namely:—

In the table in Schedule III to the said Rules, in entry (1) under column 1, for the expression beginning with the words "Any arms, ammunition or military stores" and ending with the words "for any port to which export is permitted", the following shall be substituted, namely:—

"Any arms, ammunition or military stores brought into and landed in bond at, or brought into, any port in India and declared under manifest to be consignments for, any port to which export is permitted".

[No. F.22/39/56-Police(IV).]

- S.O. 2067.—In exercise of the powers conferred by entry 3(b) of the table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify the following members of the family of the Ruler of Alwar for the purpose of that entry and directs that the exemption shall be valid in respect of one gun/rifle and one pistol/revolver each:—
 - (i) Shrimati Chand Kumari, Maharani of Alwar.
 - (ii) Princess Pratap Kumari, and
 - (iii) Princess Man Kumari.

S.O. 2068.—The Central Government is pleased to notify that Maharaj Kumar Shri Pratap Singh and Maharaj Kumar Shri Yashwant Singh, sons of His Highness the Ruler of Alwar, have been nominated by the said Ruler for the purposes of entry 2 (b) of the table annexed to Schedule I to the Indian Arms Rules, 1951.

[No. 16/11/58-P.(IV)(I).]

C. P. S. MENON, Dy. Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 30th September 1958

S.O. 2069.—In exercise of the powers conferred by sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby directs that the following amendments shall be made in the Schedule to the notification of the Government of India in the Ministry of Finance (Department of Expenditure) No. S.R.O. 639 dated the 28th February, 1957, namely:—

In the said Schedule-

- in Part I, against "Assistant Audit Officer" in column 1, for the words "Chief Audit Officer, Food, Rehabilitation and Supply" in column 3, the words "Director of Audit, Food, Rehabilitation, Supply, Commerce, Steel and Mines" shall be substituted;
- in Part II, under the heading "Civil Accounts and Audit Offices", against "Subordinate Accounts Service" and "All other posts" in column 1,
 - (a) for the words "Chief Audit Officer, Food, Rehabilitation and Supply" in columns 2, 3 and 5, the words "Director of Audit, Food, Rehabilitation, Supply, Commerce, Steel and Mines", and
 - (b) for the words "Deputy Chief Audit Officer, Food, Rehabilitation and Supply" in column 3, the words
 - "Deputy Director of Audit, Food, Rehabilitation and Supply; Deputy Director of Audit, Commerce, Steel and Mines; Deputy Director of Audit, Food, Rehabilitation, Supply, Commerce, Steel and Mines"

shall be substituted.

- in Part III, under the heading "Civil Accounts and Audit Offices", against "All posts" in column 1,
 - (a) for the words "Chief Audit Officer, Food, Rehabilitation and Supply" in column 5, the words "Director of Audit, Food, Rehabilitation, Supply, Commerce, Steel and Mines", and
 - (b) for the words "Deputy Chief Audit Officer, Food, Rehabilitation and Supply" in columns 2, 3 and 5, the words "Deputy Director of Audit, Food, Rehabilitation and Supply; Deputy Director of Audit, Commerce, Steel and Mines; Deputy Director of Audit, Food, Rehabilitation, Supply, Commerce, Steel and Mines"

shall be substituted.

[No. 20(3)-E.G.I/58.]

R. K. RANGAN, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 1st October 1958

S. O.2070 -Statement of the Affairs of the Reserve Bank of India, as on the 26th September 1958

BANKING DEPARTMENT

LIABILITIES		Rs.	Assets .						Rs.
Capital paid up		5,00,00,000	Notes			•			40.79,80,000
Reserve Fund		80,00,00,000	Rupee Coin				•		1,83,000
National Agricultural Credit (Long-ter Fund	n Operations)	25,00,00,000	Subsidiary Coin		•				3,54,000
National Agricultural Credit (Stabilisati	on) Fund ,	3,00,00,000	Bills Purchased and Discounted (a) Internal	ed:—					••
Deposits :			(b) Esternal						
(a) Government—			(c) Government Treasury	y Bills					1,15,42,000
(1) Central Government		48,54,38,000	B_lances held abroad* .		•	•	•		14,20,57,000
(2) Other Governments		26,10,93,000	Loans and Advances to Govern	ments	•				13,67,23,000
(b) Banks		104,60,41,000	Other Loans and Advances†		•			•	51,73,91,000
(c) Others		113,26,93,000	Investments		•	•			300,71,07,000
Bills Payable		12,22,45,000	Other Assets						9,16,11,000
Other Liabilities		13.74,38,000							
Total		431,49,48,000		TOTAL.				•	431,49,48,000

Dated the 1st day of October 1958.

^{*}Includes Cash & Short term Securities. †The item 'Other Loins and Advances' includes Rs. 1,08,00,000/- advanced to scheduled banks against usance bills under Section 17(4)(c) of the Reserve Bank of India Act.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 26th day of September 1958.

ISSUE DEPARTMENT

LIABILITIES	Rs.	Rs.	Assets					Rs.	Rs.
Attack to the company			A. Gold Coin and Bullion	1					
Notes held in the Banking Depar ment	rt- . 40,79,80,∞∞		(a) Held in India					117,76,03,000	•
Notes in circulation	. 1515,97,93,000		(b) Held outside India					••	
Total Notes Issuei		1556,77,73,000	Foreign Securities					169,67,56,000	
			TOTAL OF A						- 287 ,43, 59,0
			B. Rupee Coin						139,96,86,0
			Government of India Rupe	e Sec	uritie	s.			1129,37,28,0
			Internal Bills of Exchange cial paper .			comr	ner-		••
TOTAL—LIABILITIES	•	1556,77,73,000	Total—Asset	s					1556,77,73,0

[No. F-3(2)-F. 1/58.]

. H. V. R. IENGAR, GOVERNOR,

Dated the Istiday of October, 1958.

ERRATUM |

In the Statement of Affairs of the Reserve Bank of India, published as S.O. 1749 in the Gazette of India, Part II—Section 3(ii), dated 30th August, 1958, the following correction is to be made:—

Page 1515, in the Liabilities column under Banking Department against Deposits—(c) Others—

for "Rs. 144,64,69,000" read "Rs. 144,64,96,000".

(Department of Economic Affairs)

New Delhi, the 1st October 1958

S.O. 2071.—In exercise of the powers conferred by section 4 of the Rehabilitation Finance Administration Act, 1948 (12 of 1948), the Central Government hereby reconstitutes the Rehabilitation Finance Administration so as to consist of the following members, namely:—

Chairman

1. Shri R. N. Hazari, Chief Administrator.

Official Members

- Shri M. S. Bhatnagar, Joint Secretary, Ministry of Finance, Department of Expenditure.
- 3. The Joint Secretary, Ministry of Rehabilitation.
- 4. The Relief and Rehabilitation, Secretary to the Government of Assam, Shillong.
- Shri N. N. Majumdar, Special Officer and ex-officio Secretary, Finance Department, West Bengal Government.

Non-official Members

- 6. Shrimati Sucheta Kripalani, Member, Lok Sabha.
- 7. Shri Thakurdas Bhargava, Member, Lok Sabha.
- 8. Dr. Nihar Ranjan Ray, Member, Rajya Sabha.
- Shri Chandulal P. Parikh, Bombay.

[No. F. 7(57)Corp/58.]

A. BAKSI, Joint Secy.

(Department of Economic Affairs)

New Delhi, the 3rd October 1958

S.O. 2072.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of Note (g) appended to Form A in the Third Schedule to the said Act shall not apply to the Union Bank of India Ltd., Bombay, in so far as the said provisions require it to show under the item 'Premises less depreciation' in its balance sheet as on the 31st December 1958, the date and the amount of reduction in the value of the premises made in pursuance of the order dated the 24th March 1926 of the High Court of Bombay sanctioning a reduction of capital by the said banking company.

[No. F.4(125)-BC/58.]

D. N. GHOSH, Under Secy.

(Department of Revenue)

INCOME-TAX

New Delhi, the 29th September 1958

S.O. 2073.—In exercise of the powers conferred by sub-section (2) of Section 5 of the Indian Income-tax Act, 1922 (11 of 1922), the Central Government is pleased to appoint Shri P. C. Goyal to be a Commissioner of Income-tax.

This notification shall be deemed to have taken effect from the 20th September, 1958 (fore-noon).

[No. 90 (F. 55/23/58-IT.]

A. K. MUKHERJEE, Under Secy.

(Department of Revenue)

ORDER

Ştamps

New Delhi, the 1st October 1958

S.O. 2074.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), and in supersession of the order of the Government of India in the Ministry of Finance (Department of Revenue) No. 24 Stamps dated the 24th July 1958, the Central Government hereby remits the duty with which the lease deed to be executed by the Embassy of Czechoslovak Republic in India in respect of premises No. 7, Golf Links, New Delhi, is chargeable under the said Act.

[No. 32, F. No. 1/49/58-Stamps/Cus.VII.]

B. B. GUJRAL, Under Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX*

New Delhi, the 29th September 1958

S.O. 2075.—In exercise of the powers conferred by sub-section (2) of section 5 of the Indian Income-tax Act, 1922 (11 of 1922), and in partial modification of all previous notifications on the subject, the Central Board of Revenue hereby directs that with effect from 20th September 1958 (fore-noon), Shri P. C. Goyal, who has been appointed by the Central Government to be a Commissioner of Income-tax, shall perform all the functions of Commissioner of Income-tax in respect of such areas or of such persons or classes of persons or such incomes or classes of incomes or such cases or classes of cases as are comprised in the Income-tax Circles, Wards or districts in the State of Assam and the Union Territory of Manipur and Tripura.

Provided that he shall also perform his functions in respect of such persons or of such cases as have been or may be assigned by the Central Board of Revenue to any Income-tax Authority subordinate to him.

Provided further that he shall not perform his functions in respect of such persons or such cases as have been or may be assigned to any income-tax Authority outside his jurisdictional area.

While performing the said functions the said Shri P. C. Goyal shall be designated as the Commissioner of Income-tax, Assam, Manipur and Tripura with headquarters at Shillong.

Explanatory Note

Note.—The amendments have been necessitated due to the change in the incumbent of the Commissioners' Charge.

(The above note does not form a part of the amendments but is intended to be merely clarificatory).

[No. 91 (F. No. 55/23/58-IT.] A. K. MUKHERJEE, Under Secy.

MINISTRY OF COMMERCE AND INDUSTRY

Bombay, the 27th August 1958

- S.O. 2076.—In exercise of the powers conferred on me by sub-clause (1) of clause 3 of the Cotton Control Order, 1955, I hereby fix the maximum and minimum prices at which Indian cotton of the 1958-59 season may be sold or purchased as under:—
- 1. Subject to the other provisions hereinafter contained, the minimum and the maximum prices of cotton of the descriptions specified in columns (1) & (2) of Schedule 'A' annexed to this notification shall be as specified in columns (3) and (4) respectively of the said Schedule:

Provided that where cotton, which is the subject matter of a contract, is of a quality either inferior or superior to the basic quality referred to in columns (1) & (2) of the said Schedule, the minimum or the maximum price shall be decreased or increased, as the case may be, by an amount specified in columns (5) to (7) of the said Schedule:

Provided further that no such cotton shall be considered to be of a quality superior to the basic quality as aforesaid unless its superior staple and class have been certified by the East India Cotton Association Ltd., Bombay, and the maximum price of such cotton shall then be in accordance with the description, staple and class mentioned in such certificate:

Provided also that where in relation to any cotton, the buyer or the seller does not accept the certificate of the said Association, the decision of any three members of the Committee specified in Schedule 'B' relating to the description staple or class of the cotton shall be final, and the maximum price of such cotton shall be in accordance with such decision.

- 2. (1) The prices specified in Schedule 'A' are in Rupees per candy of 784 lbs. net for delivery in full pressed bales ex-seller's godown, Bombay, and include $\frac{1}{2}$ per cent brokerage payable by the seller to the buyer and the usual sample and stone allowance.
- (2) The minimum and maximum prices for delivery at any place other than Bombay shall be the prices specified in Schedule 'A' less a sum equivalent to the railway freight from the place of origin to Bombay and Rs. 10 per candy plus the sum, if any, equivalent to the railway freight from the place of origin to the place of delivery to the buyer and Rs. 10 per candy.
- (3) The maximum prices specified in paragraph 1 and sub-paragraphs (1) and (2) of paragraph 2 shall be increased, where the sale is directly to a manufacturer, by $1\frac{1}{4}$ per cent thereof, and where the sale is directly to an 'A' Class beensee, by 3/4 per cent thereof.
- (4) The maximum and minimum prices specified in paragraph 1 and subparagraphs (1) and (2) of paragraph 2 shall be decreased by Rs. 25 per candy when the subject matter of the contract is ginned (that is, unpressed) cotton.
- (5) Where cotton which is the subject matter of a contract is loose cotton obtained by opening a full pressed bale and does not exceed 30 lbs. in weight, the maximum prices specified in paragraph 1 and sub-paragraphs (1) and (2) of paragraph 2 shall be increased by 12½ per cent thereof.
- (6) The minimum prices fixed under this notification shall not apply to cotton which is inferior in class or staple to that for which 'Off' allowances are specified in columns (5) and (6) of Schedule 'A' but it shall be open to any person or persons who are required to fix the exact value of any such cotton to fix a value which is less than the price specified for the lowest staple and class of cotton of the description.
- (7) Nothing in this notification shall apply to a contract of sale for the purpose of export by any exporter with an Overseas buyer or his agent or by a grower or middlemen with any exporter or his agent.

A certificate from the Textile Commissioner to the effect that the contract entered into is for the purposes of export shall be conclusive evidence of that fact,

- (8) Nothing in this notification shall apply to 'Cambodia' 'C.O.4" [including "C.O. 4" "B-40" "Madras Cambodia Uganda (M.C.U.) 1 and 2"] otherwise known as "Rajapalayam" cotton, "Mysore American M.A. 5 cotton", "Indo-American 170-C.O. 2" and '134-C.O. 2M', if they are of staple length 1 and over and comply with the following conditions:
 - (i) The cotton has been grown in an area which is a "Protected Area" under the Cotton Transport Act, 1923, or any corresponding Act; or every grower of the variety concerned has registered himself with the Department of Agriculture of the State concerned indicating the area planted;
 - (ii) the seeds required for sowing such cotton in the relevant areas have been duly approved and supplied by the Department of Agriculture of the State concerned; and
 - (iii) the ginning and pressing of the crop of such cotton have been done under the supervision of the Department of Agriculture of the State concerned and a certificate or purity has been issued by the said Department for the pressed bales.
- (9) Nothing in this notification shall apply to the Sea-Island (Andrews) cotton if it is of staple length of 1-3/16" and over and complies with the following conditions:—
 - (1) The cotton has been grown in specified areas comprising Kozhikode, Palghat, Trichur districts and other coastal parts of Kerala State, Mangalore district and other coastal parts including Malnad area of Mysore State and Assam;

- (ii) the seeds required for sowing such cotton in the above areas have been duly approved and supplied by the Sca-Island Cotton Development Officer, and
- (iii) the ginning and pressing of the crop of such cotton have been done under the supervision of the aforesaid officer and a certificate of purity issued by him for pressed bales.
- 3. (a) "JARILLA" means cotton recognised as such and grown in the districts of Nasik, East Khandesh, West Khandesh (except Akkalkura and Nawapur talukas), Sholapur, Ahmednagar and Poona, Vidarbha and Marathwada regions of Bombay State, Madhya Pradesh, Bijapur district of Mysore State and Jhalawar district of Rajasthan and includes 'Verum', 'Madhya Pradesh Cambodia', 'Madhya Bharat Cambodia', 'Madhya Bharat Upland', 'Virnar (197-3)', 'Goarani (Bani), 'Maljari', 'Malvi', 'Bhoj', 'Pratap' and 'Buri American' which does not confirm to the definition in sub-para (w) of this notification. the definition in sub-para (w) of this notification,
- (b) H-420' means cotton recognised as such and grown in the Akola, Amara-Yeotmal, Buldana, Nagpur and Vardha districts of Bombay State, Nimar district of Madhya Pradesh and Kurnool and Anantapur districts of Andhra Pradesh and includes M5A (Malini) and strain 91 (Shila), provided the areas in which the cotton is grown are protected under the Cotton Transport Act, 1923 (3 of 1923).
- (c) 'Vijay' means cotton recognised as such and grown in the Kaira, Baroda, Broach (Broach, Jambusar, Vagrı and Amod Talukas), Sabarkantha, Ahmedabad (Daskroi, Dehgam, and City Talukas) and Panchmahal's districts of Bombay State, and includes 'Dig Vijay', 'BD 8', 'B 9' and 'Dehgam 1027'.
- (d) 'Surti' means cotton recognised as such and grown in the Surat, Broach (Ankleshwar, Hansot, Nanded, Jhagadia, Valia, Dediapada and Sagbara talukas) and West Khandesh (Nawapur and Akkalkuwa talukas) districts of Bombay State and includes 'Suyog', 'Vijalpa (2087)', 'Rajpipla' and 'Nawapur 1027'.
- (e) 'Punjab American L.S.S.' means cotton recognised as such and grown in the States of Punjab, Uttar Pradesh, and in the Bikaner Division of Rajasthan.
- (f) Punjab-American 216F means cotton recognised as such and grown in the States of Punjab, Uttar Pradesh and Madras and includes Punjab American H. 14, provided the areas in which the cotton is grown are protected under the Cotton Transport Act, 1923 (3 of 1923) or any corresponding Act.
- (g) Punjab American 320F means cotton recognised as such and growns in the States of Punjab and Uttar Pradesh and in the Ganganagar district of Rajasthan State, provided the areas in which the cotton is grown are protected under the Cotton Transport Act, 1923 (3 of 1923) or any corresponding Act.
- (h) 'Jayadhar' means cotton recognised as such and grown in the Dharwai, Belgaum, Bijapur and Chitaldrug districts of Mysore State and North and South Satara and Kolhapur districts of Bombay State, provided the areas in which the cotton is grown are protected under the Cotton Transport Act, 1923 (3 of 1923) or any corresponding Act.
- (i) 'Laxmi' means cotton recognised as such and grown in the Dharwar, Belgaum, Bijapur, Raichur, Bellary and Chitaldrug districts of Mysore State and Andhra Pradesh provided the areas in which the cotton is grown are protected under the Cotton Transport Act, 1923 (3 of 1923) or any corresponding Act. It also includes M.A. 5 which is not excluded from this notification by sub-paragraph 8 of Paragraph 2 above.
- (j) M.A. 5 means cotton recognised as such and grown in the Mysore, Hassan, Mandya, Shimoga and Chickmaglur districts of the Mysore State, provided the areas in which the cotton is grown are protected under the Cotton Transport Act, 1923 (3 of 1923) or any corresponding Act.
- (k) Westerns' means cotton recognised as such and grown in the Bellary district of Mysore State and Kurnool (Adoni, Alur and Pattikonda talukas), Anantapur and Cuddapah districts of Andhra Pradesh and includes 'Hagari I (Western Farm)' 'Nandyal 14', 'White Northerns', 'Red Northerns', '881-F' and
- (1) 'Cambodia' means cotton recognised as such and grown in the States of Madras, Andhra Pradesh, (Cuddapah, Anantapur, Guntur and Chittoor districts) and Kerala (Palghat district) and includes 'Avanashi' and 'Cambodia Co. 2'. It

also includes 'Cambodia Co. 4' [including 'Co 4/B. 40' and 'Madras Cambodia Uganda (MCU) 1 and 2'], otherwise known as Rajapalayam, which is not excluded from this notification by sub-paragraph (8) of paragraph 2 above. Further, it also includes 'Cambodia Co. 4' grown as an irrigated crop in the Deccan Canals area of the Bombay State and Indo-American 170-Co. 2' and '134-Co. 2-M' grown in the Bombay State and Dungarpur district of Rajasthan State which are not excluded from this notification by sub-paragraph (3) of paragraph 2 above.

- (m) 'Cambodia Co. 4' |including 'Madras Cambodia Uganda (MCU) 1 and 2' | otherwise known as Rajapalayam means cotton recognised as such and grown in the Madras State, Palghat district of Kerala and as-irrigated crop in the Deccan Canals area of the Bombay State. It also includes 'Indo-American '170-Co. 2' and '134-Co. 2-M' grown in the Bombay State and Dungarpur district of Rajasthan.
- (n) 'Karunganni' means cotton recognised as such and grown in the Coimbatore, Tiruchirapalli, Mathurai, Ramnathapuram and Tirunelvell districts of Madras State and includes 'Karunganni K2 and K5', 'Tirunelvelly' and 'Salems (Nadam, Bourbon and Uppam)'.
- (0) 'Dholleras' means cotton recognised as such and grown in Rajkot and Kutch region and Banaskanthan and Ahmedabad (Patri and Kharagodha villages of the Viramgam taluka) districts of the Bombay State and includes 'Cutch', '1027', 'Kadi/Viramgam', 'Kadayo', 'Wagotar', 'Wagad' and 'Lalio'. It also includes 'Kalyan' which does not conform to the definition of the cotton contained in subparagraph (p)(ii) of this paragraph.
 - (p) 'Kalyan' means cotton recognised as such and grown-
 - (i) in the Ahmedabad [Dholka, Dhanduka, Sanand and Viramgam (excluding Patri and Kharagodha villages) talukas] and Mehasana districts of the Bombay State, provided that the areas in which the cotton is grown are protected under the Cotton transport Act, 1923 (3 of 1923).
 - (ii) in the Rajkot region of the Bombay State, provided that the seed required for sowing has been duly approved and supplied by the State Department of Agriculture and the produce has been certified by that Department as being 'Kalyan'.
- (q) 'Kalagın' means cotton recognised as such and grown in the Rajkot region of the Bombay State.
- (r) 'Bengal Deshi' means cotton recognised as such and grown in the States of Punjab, Uttar Pradesh and Rajasthan.
- (s) 'Oomra Deshi' means cotton recognised as such and grown in the Sholapur, Ahmednagar and Poona districts and Vidarbha and Marathwada regions of Bombay State, Adilabad district of Andhra Pradesh and Nimar, Hoshangabad and Chhindwara districts of Madhya Pradesh.
- (t) 'Mathia' means cotton recognised as such and grown in the Rajkot region and Amreli district of Bombay State, and

'Mungari' means cotton recognised as such and grown in the Ballary, Raichur and Gulbarga districts of Mysore State and in the Anantapur, Cuddapah and Kurnool (except Cumbum and Markapur talukas) districts of Andhra Pradesh.

- · (u) 'C.P.I. & C.P. II' respectively means cotton recognised as such and grown in the Vidarbha region of Bombay State, Adilabad district of Andhra Pradesh and Nimar, Hoshangabad and Chhindwara districts of Madhya Pradesh.
- (v) 'Central Indian Cotton' means cotton recognised as such and grown in the Madhya Pradesh State, excluding Nimar, Hoshangabad and Chhindwara districts.
- (w) 'Buri American' means cotton recognised as such and grown in the Vidarbha region of Bombay State, Madhya Pradesh, Kotah (except Jhalawar district), Udaipur and Ajmer divisions of Rajasthan, and includes 'Buri 107', 'Buri 0394', 'C Indore 1' and 'C Indore 2' and 'Udaipur American', provided the areas in which the cotton is grown are protected under the Cotton Transport Act, 1923 (3 of 1923) or any corresponding Act.
- (x) 'Parbhani American' means cotton recognised as such and grown in Adilabad, Utnoor and Boath talukas of Adilabad district of Andhra Pradesh and Kinwat Taluka, Islapur circle of Nanded district of Bombay State.
- (y) 'Gaorani 6 & 12' means cotton recognised as such and grown in Nanded (except Rajura taluka and Islapur Circle), Osmanabad, Parbhani and Aurangabad

districts of Bombay State, Gulbarga district of Mysore State and Medak (Zahirabad and Narayankhed talukas), Nizamabad (Bichkonda and Jukkal Circles) and Adilabad (Madhol, Bhainsa and Kuber Circles) districts of Andhra Pradesh, provided such areas are protected under the Cotton Transport Act, 1923 (3 of 1923) or any corresponding Act. It also includes Daulat (2204) and 1422 grown in the Parbhani district of Bombay State.

(z) 'Sea Island (Andrews)' means cotton recognised as such and grown in Kozhikode, Palghat, Trichur districts and other Coastal parts of Kerala State, Mangalore district and other Coastal parts including the Malnad area of the Mysore State and Assam.

Description of Cotton Season 1958-39	Basic Staple	Basic mini- mum price	Basic Maxi- mum price Rs.	"Off"&	"On" Alk	owances f Basic Clas	or Class	"Off" Allowar Class other tor Staple Be- low Basic Stap		e Be-	"On" Allowances for staple above basic Staple				
	length inches	Rs, per candy	per candy	Good	Fully Good	File	Super Fine	Extra super fine	2'32"	1:32*	1/32*	2 32*	3 32"	4'32"	
ĭ	2	3	4 .	5	6	7	8	9	10	11	12	13	14	15	
		Rs.	Rs.	Rs,	Rs.	Rs.	Rs,	Rs,	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	
Jarilla	25/32	495	820		₹	Bas13	5	15	40	20	20	45	70	100	
Vijay	13/16"	585	945		5	31	5	10	40	20	25	60	80		
Surti	7.8	655	1,020		5	**	5	cı	50	25	20	45	70	100	
Punjab Amer L.S.S.RGD	13:16"	585	920		5	,,	5	IO	45	20	20	45	70		
Punjab Amer L.S.S. SGD	13/16*	605	940	• •	5	,,	5	10	45	20	20	45	70		
Punjab Amer 320 F RGD.	27/32	605	940		5	**	5	10	45 .	20	20	4 5	70		
Punjab Amer 320 F SGD.	27/32*	635	970	- •	5	65 '	5	IO	45	20	20	45	73		
Punjab Amer 216 F RGD.	7/8*	675	1,045		5	,,	5	15	60	30	40	65	9 0	, 123	
Punjab Amer 216 F. SGD	7.8	705	1,075		5	"	5	15	60	30	40	65	90	120	
Western	13/16"	555	890		5	**	5	10	45	20	20	45	70	100	
Cambodia	7/8"	675	1,045		.5	"	5	15	50	30	40	65	90	120	
Karunganni	13/16*	575	935		5	"	5	13	50	25	20	45	70	col	

Note:--R. G. means Roller-ginned.

S. G. means Saw-ginned

Note 2:—In the case of cotton specified below, if they are certified to have been grown in areas reserved by the Agricultural Department of the State concerned for the purpose of procuring pure seed for sowing and if the crop has been duly roughed by temoving off type plants, the basic maximum prices specified in column (4) above shall be deemed to be increased by the amounts—shown below, namely:—

				Rs	, per candy over	
(i) Jayadhar				50	Do.	Jayadhar of column (1)
(ii) Karunganni K.2 & K	.5			50	Do,	Karunganni of Col. (1)
(1ii) Gaorani 6 & 12 Daul	lat			50	Do.	Goaram 6 and 12 of Column (1)
(iv) Jarilla (v) Buri 107 (vi) Malvi 9 & Maljari	:	:	:	}20	Do.	Jarilla of column (1)
(vii) Virnar (197-3) .						
(viii) P/A 216F R.G., P/A	1 H.1	4 R.0	3.	50	Do.	P/A 216 R.G. of column (1)
(ix) P/A L.S.S.P.G				50	Do.	P/A/ 1S,S.R.G. of column (1)
(x) Parbhau American				50	Do.	Parbhani American of column (1)
(xi) Buri 0394 .				50	Do.	B in Amerian of column (1)
(xii) Vijalpa (2087) .				50	Do.	Surti of column (1)
(xiii) Laxmi				50	Do.	Laxmi of column (1)
(xiv) Cambodia C.O. 2				50	Do.	Cambodia of column (1)
(xv) Vijay and Digvijay				20	Do.	Vijay of column (1)
(xv1) H-420 (M.5A) Mala	nı Stı	rain l	To.			
91	-			50	Do,	H-420 of column (1)
(xvii) M.A. 5				50	Do.	Laxmi of column (1)
(xvin) Kalyan				20	Do.	Kalyan of column (1)
(xix) P/A 320 F.R.G.				50	D٥.	P/A/ 320 F. R.G. of column (1)
				SCHED	ule 'B'	
Shri R. G. Saraiya Shri Dwarkadas Jamnada Shri A. B. Wadia Shri Jehangir P. Patel	is.		•	Shri Shri	Gatulal Rang R. B. Desai Mathuradas R. D. Shah.	

[No. 24 (44)-Tex(A)/57-1.]

D. S. Joshi, Textile Commissioner.

- S.O. 2077.—In exercise of the powers conferred upon me by sub-clause (1) of clause 4 of the Cotton Control Order, 1955, I hereby prescribe that contracts for the sale or purchase of Indian cotton produced during the cotton season 1958-59, shall be subject to the following restrictions and conditions, namely:—
 - (1) No person shall enter into a contract for the sale or purchase of cotton at a price less than the minimum price or more than the maximum price as fixed by the Textile Commissioner under clause 3 of the said Order in respect of Indian Cotton produced during the cotton season 1958-59, as applicable to the subject matter of the contract, having regard to the place of delivery thereunder.
 - (2) No person shall enter into a contract of sale with an overseas buyer for the purposes of export (unless he holds a valid export licence): Provided however that where the Joint Chief Controller of Imports and Exports so permits by way of Trade Notice a person may enter into a contract of sale with an overseas buyer for the purpose of

export without holding a valid export licence but subject always to the terms and conditions of such Trade Notice.

(3) Every contract in which the final price is not named shall be constituted as if the following clause was inserted therein, namely.-

The price payable shall be within the range of the minimum and the maximum prices fixed by the Textile Commissioner under clause 3 of the Cotton Control Order, 1955, in respect of Indian cutton proauced during the cotton season 1958-59,

D S. Josiii, Textile Commissioner.

[No. 24(44)-Tex (A)/57-2] V. V. NENE, Under Secy

New Delhi, the 30th September 1958

S.O. 2078.—In exercise of the powers conterred by sub-section (3) of section 1 of the Standards of Weights and Measures Act, 1956 (89 of 1956) as applied to the State of Pondicherry by the Standards of Weights and Measures (Application to the State of Pondicherry) Order, 1958 the Central Government hereby appoints the 1st day of October, 1958, as the date on which the provisions of the said Act shall come into force in the State of Pandicherry in respect of the classes of undertakings and classes of goods specified in the Tables below to the extent specified therein,

TABLE 'A'

- 1 Government Departments and commercial and Industrial undertakings owned or controlled by Government in so far as they undertake the purchase or supply of stores, including drugs.
- 2. Government Department in so far as they undertake survey of land or mines.
- 3. Government Departments in so far as they undertake the study or publication of any technical, scientific or marketing data relating to weather irrigation and power projects or undertake drawings and specifications of scientific apparatus for use in laboratories and educational institutions except in matters relating to air distances and speed of aircraft,

TABLE 'B'

- 1. Cotton textile mills in so far as they undertake the purchase of cotton or sale of cloth.
- 2. Iron and Steel factories in so far as they undertake the purchase of raw materials or sale of iron and steel products
- 3 Factories engaged in engineering industry in so far as they undertake the sale of their products.
- 4. Factorics engaged in the manufacture of heavy chemicals in so far as they undertake the purchase of raw materials or sale of their products.
- 5 Factories engaged in the manufacture of cement in so far as they undertake the sale of cement.
- 6. Factories engaged in the manufacture of salt in so far as they undertake the sale of salt.
- 7 Factories engaged in the manufacture of paper, pulp, or paper board in so far as they undertake the sale of paper, plup, or paper board.
- 8. Factories engaged in the manufacture of refractories, in so far as they undertake the sale of refractories.
- 9 Coffee Board, in so far it undertakes the sale of coffee from the surplus pool either by itself or through its agents
- 10 Factories engaged in the manufacture of copper, aluminium, lead, antimony and tin in so far as they undertake the sale of copper, aluminium lead, antimony and tin including alloys and products of these metals.

- 11. Associations recognised by the Central Government under section 6 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) in so far as they undertake the regulation and control of forward contracts in cotton.
- 12. Sale of raw rubber.

[No. F. S.M.C.-15(5)/58/1.]

S.O. 2079.—In exercise of the powers conferred by sub-section (3) of section 1 of the Standards of Weights and Measures Act, 1956 (89 of 1956) as applied to the State of Pondicherry by the Standards of Weights and Measures (Application to the State of Pondicherry) Order, 1958, the Central Government hereby appoints the 1st day of October, 1958, as the date on which the provisions of the said Act, in so far as they relate to units of mass shall come into force in respect of transactions involving sale and purchase of goods in the State of Pondicherry.

[No. F. S.M.C-15(5)/58/2.]

S.O. 2080.—In exercise of the powers conferred by section 14 of the Standards of Weights and Measures Act, 1956 (89 of 1956), as applied to the State of Pondicherry by the Standards of Weights and Measures (Application to the State of Pondicherry) Order, 1958, the Central Government hereby permits, in respect of the area or classes of undertakings or goods referred to in the Notifications of the Government of India in the Ministry of Commerce and Industry, S.O. Nos. 2078 and 2079 dated the 30th September 1958 respectively, the continuance of the use, for a period of two years from the 1st day of October, 1958, of any weight or measure which, immediately before that day was in use in respect of the said area, classes of undertakings or goods.

[No. F. S.M.C-15(5)/58/3.]

K. V. VENKATACHALAM, Jt. Secy.

COFFEE CONTROL

New Delhi, the 1st October, 1958

- S.O. 2081.—The Central Government hereby notifies that Shri W. P. A. R. Chandrasekaran, has been nominated by it as a member of the Coffee Board under clause (viii) of sub-section (2) of section 4 of the Coffee Act, 1942 (7 of 1942) read with rules 3(2) and 4(1) of the Coffee Rules, 1955, to represent Robusta growers in the State of Madras.
 - 2. His term of office will expire on the 18th September, 1961.

[No. 1(3) plant(B)/58.]

New Delhi, the 7th October 1958

S.O. 2082.—This Ministry's Notification No. S.O. 1902, dated the 15th September 1958, granting 20 days' Earned Leave to Sri G. S. Srinivasan, I.A.S., Chief Coffee Marketing Officer, Coffe Board, Bangalore, may be treated as cancelled.

[No. 9(59) Plant(B) /57.]

M. S. SADASIVAN, Under Secy.

RUBBER CONTROL

New Delhi, the 3rd October 1958

- S.O. 2083.—In exercise of the powers conferred by section 25 of the Rubber Act, 1947 (24 of 1947), the Central Government hereby makes the following rules, namely:—
- 1. Short title and application.—(1) These rules may be called the Rubber Board Employees' Conduct Rules.
 - (2) They shall apply to all the employees of the Rubber Board including those or c te Governments,

- 2. Definitions.—In these rules, unless the context otherwise requires—
 - (a) "the Board" means the "Rubber Board";
 - (b) "Board's employee" means any persons employed under the Board and includes a servant of the Central Government or State Government so employed;
 - (c) "Chairman" means Chairman of the Board;
 - (d) "members of the family", in relation to a Board's employee includes:
 - (i) the wife, child or step-child of such Board's employee whether residing with him or not, and in relation to a Board's employee who is a woman, the husband residing with her and dependent on her; and
 - (ii) any other person related, whether by blood or by marriage to the Board's employee or to such Board's wife or husband, and wholly dependent on such Board's employee, but does not include a wife or husband legally separated from the Board's employee, or child or step-child who is no longer in any way dependent upon him or her, or of whose custody the Board's employee has been deprived by law;
 - (e) "person" includes anybody corporate or association or body of individuals.
- 3. General.—Every Board's employee shall at all time maintain absolute integrity and devotion to duty.
- 4. Taking part into politics and elections.—(1) No Board's employee shall be a member of, or be otherwise associated with, any political party or any organisation which takes part in politics, nor shall he take part in, subscribe in aid of, or assist in any other manner, any political movement or activity.
- (2) It shall be the duty of every Board's employee to endeavour to prevent any member of the family from taking part in, subscribing in aid of or assisting in any other manner any movement or activity which is, or tends directly or indirectly to be, subversive of the Government as by law established, and where a Board's employee is unable to prevent a member of his family from taking part in, or subscribing in aid of, or assisting in any other manner, any such movement or activity, he shall make a report to that effect to the Board.
- (3) If any question arises whether any movement or activity falls within the scope of this rule, the decision of the Board thereon shall be final.
- (4) No Board's employee shall canvass or otherwise interfere or use his influence in connection with, or take part in, an election to any legislature or local authority—

Provided that:-

- (i) a Board's employee qualified to vote at such election may exercise his right to vote, but where he does so, he shall give no indication of the manner in which he proposes to vote or has voted;
- (ii) a Board's employee shall not be deemed to have contravened the provisions of this rule by reason only that he assists in the conduct of an election in the due performance of a duty imposed on him by or under any law for the time being in force;
- (iii) the Chairman may permit a Board's employee to offer himself as a candidate for election to a local authority and the Board's employee so permitted shall not be deemed to have contravened the provisions of this rule.

Explanation.—The display by a Board's employee on his person, vehicle or residence of any electoral symbol shall amount to using his influence in connection with an election within the meaning of this sub-rule.

- 5. Demonstration and strikes.—No Board's employee shall participate in any demonstration or resort to any form of strike in connection with any matter pertaining to his conditions of service.
- 6. Membership of Service Association.—No Board's employee shall join or continue to be a member of any Service Association of Board's employees (a)

which has not within a period of six months from its formation obtained the recognition of the Board under the rules prescribed in that behalf, or (b) recognition in respect of which has been refused or withdrawn by the Board under the said rules.

- 7. Connection with press or radio.—(1) No Board's employee shall, except with the previous sanction of the Chairman own wholly or in part or conduct or participate in the editing or managing of any newspaper or other periodical publication.
- (2) No Board's employee shall, except with the previous sanction of the Chairman, participate in a radio broadcast or contribute any article either anonymously or in his own name or in the name of any other person to any newspaper or other periodical publication:

Provided that no such sanction shall be required, if such broadcast or such contribution is of a purely literary, artistic or scientific character not connected with any matter relating to the rubber industry:

Provided further that no remuneration shall be accepted for any such radio broadcast or contribution of article, whether with or without the permission of the Chairman, except with the previous sanction of the Chairman.

8. Speeches and writing of articles or letters except to Press.—(1) No Board's employee shall, except with the previous sanction of the Chairman, make any public speech or read any paper on matters connected with the rubber industry at any meeting or conference:

Provided that no such sanction shall be required, if such meeting or conference is convened for the purpose of enabling him to speak on any matter connected with the rubber industry in the discharge of his duties.

- (2) No Board's employee shall, except with the previous sanction of the Chairman, write any letter or article relating to the rubber industry either anonymously or in his own name or in the name of any other person to any person manufacturing or doing business in any chemicals or fertilizers or machinery or planting materials or any other thing connected with the rubber industry, which may likely be used by such person as an advertisement for the articles such person is manufacturing or dealing in or for doing counter propaganda against similar articles manufactured or sold by any other person.
- 9. Criticism of the Board and Government.—No Board's employee shall, in any radio broadcast or in any document published anonymously or in his own name or in the name of any other person or in any communication to the press or in any public utterance, make any statement of fact or opinion,
- (i) which has the effect of adverse criticism of any current or recent policy or action of the Board or the Central Government or a State Government; or
- (ii) which is capable of embarrassing the relations between (1) the Board and the Central Government, (2) the Board and any State Government, (3) the Board and any other commodity Boards in India, (4) the Board and the Rubber Research Institute on the one hand and the Rubber Boards and Rubber Research Institutes of other countries on the other, and (5) the Central Government and the Government of any foreign State.
- 10. Evidence before Committee or any other authority.—(1) Save as provided in sub-rule (3), no Board's employee shall, except with the previous sanction of the Chairman, give evidence in connection with any inquiry conducted by any person, committee or authority.
- (2) Where any sanction has been accorded under sub-rule (1), no Board's employee giving such evidence shall criticise the policy or any action of the Board or of the Central Government or of a State Government.
 - (3) Nothing in this rule shall apply to—
 - (a) evidence given at an inquiry before an authority appointed by the Board or the Central Government or Parliament or a State Legislature; or
 - (b) evidence given at any judicial inquiry; or

- (c) evidence given at any departmental inquiry ordered by authorities subordinate to the Central Government.
- 11. Unauthorised communication of information.—No Board's employee shall, except in accordance with any general or special order of the Chairman or in the performance in good faith of the duties assigned to him, communicate, directly or indirectly, any official document or information to any Board's employee or any other person to whom he is not authorised to communicate such document or information.
- 12. Subscriptions.—No Board's employee shall, except with the previous sanction of the Chairman, ask for or accept contributions to, or otherwise associate himself with the raising of, any fund in pursuance of any object whatsoever.
- 13. Gifts.—(1) Save as otherwise provided in these rules, no Board's employee shall, except with the previous sanction of the Chairman, accept or permit his wife or any other member of his family to accept from any person any gift of more than trifling value:

Provided that gifts of a value reasonable, in all circumstances of the case, may be accepted from relations and personal friends or presented to such persons on occasions such as weddings, anniversaries, funerals and religious functions when the making or receiving of such gifts is in conformity with the prevailing religious or social customs; but acceptance of such gifts other than those of a trifling value shall be reported to the Board and the gifts shall be disposed of in such manner as the Board may direct.

(2) If a question arises whether any gift is of a trifling value or not, or where a Board's employee is in any doubt whether a gift offered to him is of a trifling value or not, a reference shall be made to the Board by such Board's employee and the decision of the Board thereon shall be final.

Explanation.—Whether or not a gift should be treated as of a trifling value shall depend on who the donor is and the circumstances in which the gift is made. A gift exceeding in value 1/20th of the monthly emoluments of a Board's employee or Rs. 20 (whichever is less) from a person who is not his relation or his personal friend shall ordinarily be regarded as a gift not of trifling value. Gifts from relatives and personal friends upto the value of 1/8th of the monthly emoluments of the Board's employee or Rs. 50 whichever is less or even upto the value of one half of such emoluments or Rs. 200 whichever is less, on special occasions such as those mentioned in the proviso to sub-rule (1) may be regarded as of trifling value.

14. Public demonstrations in honour of Board's employee.—No Board's employee shall, except with the previous sanction of the Chairman, receive any complimentary or valedictory address or accept any testimonial or attend any meeting or entertainment held in his honour or in the honour of anyother Board's employee:

Provided that nothing in this rule shall apply to-

- (i) a farewell entertainment of a substantially private and informal character held in honour of a Board's employee or any other Board's employee on the occasion of his retirement or transfer or any person who has recently quitted service of the Board; or
- (ii) the acceptance of simple and inexpensive entertainments arranged by public bodies or institutions.
- 15. Private trade or employment.—(1) No Board's employee shall, except with the previous sanction of the Chairman, engage directly or indirectly, in any trade or business or undertake any employment:

Provided that a Board's employee may, without such sanction, undertake honorary work of a social or charitable nature or occasional work of a literary, artistic or scientific character, subject to the condition that his official duties do not thereby suffer; but he shall not undertake, or shall discontinue, such work, if so directed by the Chairman.

Explanation.—Canvassing by a Board's employee in support of the business of insurance agency, commission agency etc., owned or managed by his wife or any other member of his family shall be deemed to be a breach of this sub-rule.

(2) No Board's employee shall, except with the previous sanction of the Chairman, take part in the registration, promotion or management of any bank other company registered under the Companics Act, 1956 (1 of 1956) or any other law for the time being in force:

Provided that a Board's employee may take part in the registration, promotion or management of a co-operative society registered under the Co-operative Societies Act, 1912 (2 of 1912), or any other law for the time being in force, or of a literary, scientific or charitable society registered under the Societies Registration Act, 1860 (21 of 1860), or any corresponding law in force

16 Investments, lending and borrowing.—(1) No Board's employee shall speculate in any investment

Explanation—The habitual purchase or sale of securities of a notoriously fluctuating value shall be deemed to be speculation in investment within the meaning of this sub-rule

- (2) No Board's employee shall make, or permit his wife or any member of his family to make, any investment likely to embarrass or influence him in the discharge of his official duties.
- (3) If any question arises whether a security or investment is of the nature referred to in sub-rule (1) or sub-rule (2), the decision of the Board thereon shall be final
- (4) No Board's employee shall, except with the previous sanction of the Chairman, lend money to any person possessing land or valuable property within the local limits of his authority, or at interest to any person

Provided that a Board's employee may make an advance of pay to a private servant, or give a loan of small amount free of interest to a personal friend or relative, even if such persons possesses land within the local limits of his authority

(5) No Board's employee shall, save in the ordinary course of business with a bank or a firm of standing, borrow money from or otherwise place himself under pecuniary obligation to any person within the local limits of his authority, or any other persons with whom he is likely to have official dealings, nor shall he permit any member of his family, except with the previous sanction of the Chairman, to enter into any such transaction

Provided that a Board's employee may accept a purely temporary loan of small amount, free of interest, from a personal friend or relative or operate a credit account with a bona fide tradesman

- (6) When a Board's employee is appointed or transferred to a post of such a nature as to involve him in the breach of any of the provisions of sub-rule (4) or sub-rule (5) he shall forthwith report the circumstances to the Chairman, and shall thereafter act in accordance with such orders as may be passed by him
- 17 Insolvency and habitual indebtedness.—A Board's employee shall so manage his private affairs as to avoid habitual indebtedness or insolvency. A Board's employee who becomes the subject of a legal proceeding for insolvency shall forthwith report the full facts to the Board
- 18 Movable, immovable and valuable property.—(1) No Board's employee shall, except with the previous knowledge of the Chairman, acquire or dispose of any immovable property by lease, mortgage, purchase, sale, gift or otherwise either in his own name or in the name of any member of his family.

Provided that any such transaction conducted otherwise than through a regular or reputed dealer shall require the previous sanction of the Chairman

(2) A Board's employee who enters into any transaction concerning any movable property exceeding one thousand rupees in value, whether by way of purchase, sale, or otherwise, shall forthwith report such transaction to the Chairman.

Provided that no Board's employee shall enter into any such transaction except with or through a regular or reputed dealer or agent or with the previous sanction of the Chairman

Explanation.—For the purposes of this sub-rule, the expression "movable properly" includes inter alia the following property namely:

- (a) jewellery, insurance policies, shares, securities and debentures;
- (b) loans advances by such Board's employee, whether secured or not;
- (c) motor cars, motor cycles, horses or any other means of conveyance; and
- (d) refrigerators, radios and radiograms.
- 3 Every member of Class I and Class II services shall, on first appointment in the Board's service and thereafter at intervals of every twelve months, submit a return in such form as the Chairman may specify in this behalf of all immovable property owned, acquired or inherited by him or held by him on lease or mortgage, either in his own name or in the name of any member of his family or in the name of any other person.
- (4) The Board or any authority empowered by it in this behalf may at any time, by general or special order, require a Board's employee to submit, within a period specified in the order, a full and complete statement of such movable or immovable property held or acquired by him or by any member of his family as may be specified in the order. Such statement shall, if so required by the Board or by the authority so empowered, include details of the means by which, or the source from which, such property was acquired
- 19. Vindication of acts and character of Board's employees.—No Board's employee shall, except with the previous sanction of the Chairman, have recourse to any court or to the press for the vindication of any official act which has been the subject matter of adverse criticism or an attack of defamatory character.

Explanation —Nothing in this rule shall be deemed to prohibit a Board's employee from vindicating his private character or any act done by him in his private capacity

- 20. Canvassing of non-official or other outside influence.—No Board's employee shall bring or attempt to bring any political or other outside influence to bear upon any superior authority to further his interests in respect of matters pertaining to his service under the Board.
- 21. Bigamous marriages.—(1) No Board's employee who has a wife living shall contract another marriage without first obtaining the permission of the Board, notwithstanding that such subsequent marriage is permissible under the personal law for the time being applicable to him.
- (2) No female employee of the Board shall marry any person who has a wife living without first obtaining the permission of the Board.
- 22. Interpretation.—If any question arises relating to the interpretation of these rules, it shall be referred to the Central Government whose decision thereon shall be final
- 23 Delegation of powers.—The Chairman may, by general or special order, direct that any power exercisable by him under these rules shall, subject to such conditions, if any, as may be specified in the order, be exercisable also by any other officer subordinate to him.

[No. 21(11)Plant(B)/57]

New Delhi, the 6th October 1958

S.O. 2084.—The Central Government hereby notifies that the following persons have been nominated as members of the Rubber Board under clauses (b), (c) and (d) of sub-section (3) of section 4 of the Rubber Act, 1947 (24 of 1947), read with sub-rules (2), (3) and (4) of rule 3 of the Rubber Rules, 1955, to

represent the various Governments and interests as shown against their names, namely:-

Agriculture, Government of Madras, Madras.

Shri A. Venkatesan, I.A.S., Director of Nominated by the Government of Madras to represent that Government.

Shri M. Abdussalam, I.A.S. Secretary to the Government of Kerala, Industries Department, Trivandrum.

Nominated by the Government of Kerala to

3. Shrl P.D. Nair, Director of Agriculture, Government of Kerala, Trivandrum.

4. Shri R. Govinda Pillai, Retired D.F.O., Ambujavilas, Thycadu, Trivandrum-I (Kerala

- 5. Shri P. S. Narayana Pillai, Padmavilas, Golf Links Road, Kowdiar Trivandrum (Kerala State).
- 6. Shri P.A. Mathew, Palakunnathu Farm, Punalur (Kerala State).
- Shri P. N. Haksar, Director, Dunlop Rubber Co. (India) Ltd., 57-B Free School Street, Calcutta,
- 8. Shri K. M. Philip, Madras Rubber Factory, Metropolitan Insurance House, Dadabhai Naoroji Road, Fort, Bombay-1.
- Shri C.E. Bharathan, I.N.T.U.C. Branch, Mahe.
- 10. Shri K. Karunakaran, General Secretary, I.N.T.U.C. Kerala Branch, 70 Ft. Road, Ernakulam (Kerala State).
- Shri B. K. Nair, President I.N.T.U.C. Kerala Branch, Ernakulam (Kerala State)
- 12. Shri K. N. Kershaw, Group Manager, T.R. & T. Co., Mundakayam (Kerala State)

represent that Government.

Nominated by the Central Government to represent the small growers in the State of Kerala.

Nominated by the Central Government to represent the rubber manufacturers.

Nominated by the Central Government to represent labour.

Nominated by the Central Government to represent other interests.

[No. 15(4)-Plant (B)/58.]

A. J. KIDWAI, Dy. Secy.

(Department of Company Law Administration)

New Delhi, the 1st October 1958

S.O. 2085.—In continuation of this Department's notification dated the 9th July, 1958, the Central Government hereby appoints Shri Kamal Kumar Ghosh, officiating Court Liquidator and ex-officio Official Liquidator attached to the High Court of Judicature at Calcutta to continue to act as ex-officio Official Liquidator attached to the said High Court beyond 31st August, 1958 and until further orders.

[No. F.15(17)-Admn/58.]

P. B. SAHARYA, Under Secy.

PATENTS AND DESIGNS

New Delhi, the 6th October 1958

S.O. 2086.—The following draft of certain further amendments in the Indian Patents and Designs Rules, 1933, which the Central Government proposes to make in exercise of the powers conferred by sub-section (1) of section 57 and sub-section (1) of section 77 of the Indian Patents and Designs Act, 1911 (2 of 1911), is published as required by sub-section (2) of the last named section for the information of all persons likely to be affected thereby, and notice is hereby given that the draft will be taken into consideration on or after the 10th November, 1958, 1890

[PART I]

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft amendments

In the said rules-

- (1) in sub-rule (1) of rule 7.
 - (i) after the words and figures "13 inches by 8 inches" the words and figures, "or 33.00 centimetres by 20.50 centimetres" shall be inserted;
 - (ii) after the words "one inch and a half" the words, "or four centimetres" shall be inserted;
- (2) for sub-rule (1) of rule 16, the following sub-rule shall be substituted, namely:—
 - "Size of drawings and arrangement of figures.—(1) Drawing shall be on sheets which measures 13 inches or 33.00 centimetres from top to bottom and are either from 8 inches to 8½ inches or 20:50 centimetres to 21 centimetres or from 16 inches to 16½ inches or 41.00 centimetres to 42.00 centimetres vide, the narrow sheets being preferable. A clear margin shall be left half an inch or one centimetre and a half from the edges of the sheets.";
- (3) in rule 38-
 - (i) in sub-rule (3), after the words and figures, "13 inches by 8 inches" the words and figures "or 33.00 centimetres by 20.50 centimetres" shall be inserted;
 - (ii) in sub-rule (7), after the figures and words "5 by 4 inches" the words and figures "or 13:00 centimetres by 10:00 centimetres" shall be inserted;
- (4) in the First Schedule-
 - (i) in column 4, for the word and letters "Rs. A. P." the word and letters "Rs. nP." shall be substituted;
 - (ii) in column 4 against entry 26, for the word and figure "As. 8" the words and figures "50 nP." shall be sustituted.

[No. 14(2)-TMP/58].

T. S. KUNCHITHAPATHAM, Under Secy.

ORDER

New Delhi, the 30th September 1958

S.O. 2087/DCPR/15.—In pursuance of clause (c) of rule 2 of the Development Councils (Procedural) Rules, 1952, the Central Government hereby appoints Shri S L. Venkiteswaran, Deputy Development Officer, Development Wing, Ministry of Commerce and Industry, New Delhi, as Secretary to the Development Council established by the Order of the Government of India in the Ministry of Commerce and Industry No. S.O. 1904/6/15, dated the 16th September 1958, for the scheduled industries engaged in the manufacture or production of alcohol and other products of fermentation industries, with effect from the 16th September 1958.

[No. 4(45)IA(II)(G)/58.]

A. K. CHAKRAVARTI, Under Secy.

RESCUE STATIONS COMMITTEE, DHANBAD

Calcutta, the 22nd July 1958

S.O. 2088. - Statement of Receipts and Payments for the year ended 31st March, 1958

RECEIPTS	PAYMENTS	1
To Opening Balance	By Electric Installation	4,170—69
Cash in hand 16—9: Imprest money at Sitarampur		3,222—98
At Government Treasury 4,18,065—28 Excise duty under Rule 19	Repairs and Renewals to Equipment	11,050—10 7,791—48
Post Office Savings Bank (a) For payment of loan granted to staff . 5,899— 5	3,41,805—33 Improvements of Building & Site	3,537—26
(b) Final payment of provident Fund money 5,062—06	10,961—06	3,5∞—∞
Income-Tax recovered from Staff	Administration 1,836—90 (a) Establishment	
	(b) Dearness Allowance 26,114—93	
Miscellaneous Receifts (a) Cost of materials recovered from the	(c) Dearness Pay 5,023—13 (d) Foodgrains Allowance 378—56	'
Colleries 31,949-2 (b) Transfer depreciation Charges 120- ∞		İ
(c) Electric Duty recovered . 101-26 (d) Trunk Call charges recovered . 9-5:	Fees 2,464—00	į
(e) Cost of Training recovered . 506—00 (f) Hire Charges recovered . 393—00		ij
(g) Sale proceeds of transformer . 1,700-00 (h) Sundry Receipts . 266-0	(h) Electric charges 4,659—01	
Security Deposit	- 35,045 - 08 (i) Postage and Telegrams	'i
Provident Fund Account	(1) Telephone charges	!
(a) Subscription from Staff 6,671-6 (b) Recovery of loan from Staff 5,251-1	6 (n) Repairs to Rescue Car and Petrol . 6,568-72	
(b) Records of road about 5 - 1 - 39-51 -	- 11,922-84 (p) Fidelity Insurance	1,41,019-40
		i i
	Oxygen & Protosorb Stores & Materials	94,099—82 2,921—53

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(a) Uuiform (b) Furniture (c) Sundry Expenses (d) Rescue Competition Expenses (e) Insurance Charges for Rescue workers (f) Income-Tax Deposited (f) Refund to Excise duty (f) Earnest Money deposit (Refund) Provident Fund Account (a) Loan to Staff (b) Furniture (c) Logical Sundry (c) Logical Staff (c) Logical Staff (c) Logical Staff (d) Logical Staff (e) Logical Staff (f) Logical Staff (g) Logical Staff (g
Refund to Excise duty 266—12 Earnest Money deposit (Refund) 500—00 Provident Fund Account
10,961-06
Post Office Savings Bank Account (a) Provident Fund Subscription from staff deposited 6,671-66 (b) Loan from Provident Fund Recovered 5.251-18 11,922-84
Closing Balance (a) In hand
8,20,253-40

We certify that we have examined the above Statement of Cash Receipts and Payments for the year ending 31st March 1953 with the books and vouchers of the Committee and found the sme as correct in accordance therewith, subject to undernoted remarks:—

- (a) Certified returns from Sitarampur Station were incorporated into these accounts.
- (b) In the absence of any independent records maintained by the committee, Excise Duty received under Rule 19 was verified with Treasury Challans only.

(Sd) G. BASU & Co. Chartered Accountants Auditors

[No.R 3272/58.] (Sd.) Illigible.

(Indian Standards Institution)

New Delhi, the 3rd October 1958

S.O. 2089.—In pursuance of the provisions of sub-rule (2) of rule 3 of the Indian Standards Institution (Certification Marks) Rules 1955, the Indian Standards Institution hereby notifies that the Indian Standards given in the Schedule hereto annexed have been established during the quarter ending 30th September, 1958.

THE SCHEDULE

Ś1.	No. of Indian St	andard			Title of Indian Standard
No. (1)	(2)				(3)
1	IS:6-1958 .			•	Specification for Moderate Heat Duty Fireclay Refractories, Group 'A' (Second Revision)
1	IS: 7-1958 .	•	•	•	Specification for Moderate Heat Duty Fireclay Refractories, Group 'B' (Second Revision)
3	IS:8-1958 .	•	٠		Specification for High Heat Duty Firedlay Refractories (Second Revision)
4	IS: 418-1957	•			Specification for Tungsten Filament General Service Electric Lamps (Revised)
5	IS: 692-1957	•	•	•	Specification for Paper-Insulated Lead-Sheathed Cables for Electricity Supply
6	IS: 715-1957				Specification for Coated Abrasives, Glue Bond
7	IS: 778-1957		•		Specification for Gunmetal Gate, Globe and Check Valves for Water, Steam and Oil Only (Not Intended for Use in Petrolcum Industry)
8	IS:804-1958				Specification for Rectangular Pressed Steel Tanks
9	IS: 817-1957		•		Code of Practice for Training and Testing of Metal Arc Welders
10	IS : 830-1957			-	Specification for Tennis Racket Frames
II	IS:831-1957				Specifiction for Badminton Racket Frames
12	IS: 849-1957	-			Specification for Cold Setting Case in Glue for Wood
13	IS: 897-1957	•	•	,	Specification for Tungesten Filament Electric Lamps for Railway Rolling Stock
14	IS: 1044-1957				Specification for Turkey Red Oil
15	IS: 1059-1958	•	•		Specification for Commercial Metric Length Measures (Non-Flexible)
16	IS: 1084-1957				Specification for Hawser -Laid Manila Rope
17	IS: 1085-1957	•			Specificationfor Shroud-Laid Manila Rope
18	IS: 1086-1957				Specification for Cable-Laid Manila Rope
19	IS: 1135-1957	•	٠		Specification for General Requirements for Leaf Springs for Automobile Suspension
20	IS:1166-1957				Specification for Condensed Milk
21	IS:1189-1957				Specification for Oil Paste for Paints, Yellow Ochre
22	IS: 1226-1957	•	•		Method for Determination of Linear Density (Mass Per Unit Length) in Denier Units (or tex Units) of Con- tinuous Filament Rayon Yarn and Acetate Yarn
23	IS: 1227-1957	•			Method for Determination of Twist in Continous Filament Rayon Yarn and Acetate Yarn
24	IS: 1228-1957		•		Method for Determination of Dry and Wet Single Strand Strength and Elongation of Continous Filament Rayon Yarn and Acetate Yarn
25	IS: 1229-1957	٠	•		Method for Determination of Commercial Weight of Continuus Filament Rayon Yarn and Acetate Yarn, and Their Mixture
26	IS: 1230-1957				Specification for Cast Iron Rain-Water Pipes and Fittings

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(1)	(2)				(3)
17	IS : 1232-1957			-	Specification for Ready Mixed Paint, Brushing, Yellow Ochre, Oil Gloss, for General Purposes
28	IS: 1233-1958	•	•		Recommendations for Modular Co-ordination of Dimensions in the Building Industry
29	IS: 1234-1957	•	•	•	Specification for Ink, Stencil, Oil Base, for Marking Porous Surfaces, Colour as Required
30	IS: 1235-1958				Specification for Acetic Anhydride
31	IS: 123 ⁶ -1958	•	•	•	Specification for Ready Mixed Paint, Brusing Oil Gloss Heat Resisting, to Indian Standard Colour No. 360 Deep Buff
32	IS: 1252-1958				Specification for Rolled Steel Sections, Bulb Angles
33	IS: 1253-1958	•	•	•	Specification for Aluminium Shot for use in Iron and Steel Manufacture
34	IS: 1257-1958				Specification for Black Japan, Type B, Exterior
35	IS: 1260-1958		•	•	Code of Symbols for Labelling of Dangerous Goods.

[No. MDC/11 (2).

general purposes. It relates only to burnt fireclay refractory bricks and their shapes. (Price

Re 1-00)

S.O. 2090:—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed, have been established during

		THE SCHEDULE				
SI. No.	No. and title of the Indian Standard established	No. and title of the Indian Standard or Standards, if any, superseded by the new Indian Standard	Brief Particulars			
(1)	(2)	(3)	(4)			
I	IS: 6-1958 Specification for Moderate Heat Duty Fireclay Refractorics, Group 'A' (Second Revision)	fication for Moderate	This revised standard covers the requirements for moderate heat duty fireclay refractories, Group 'A' for general purposes. It relates only to burnt fireclay refractory bricks and their shapes. (Price Rs. 1-50)			
2	IS: 7-1958 Specification for Moderate Heat Duty Fireclay Refractories, Group 'B' (Second Revision)	fication for Moderate				
3	IS: 8-1958 Specification for High Heat Duty Fireclay Refrac- torics (Second Revision)	IS: 8-1953 Specifi- cation for High Heat Duty Fireclay Re- fractories (Tentaging)	This revised standard covers the requirements for high heat duty fireclay refractories for general purposes It relates			

fractories (Tentative)

(1) (2) (3) (47)

4 IS: 804-1958 Specification for Rectangular Pressed Steel Tanks

- 5 IS: 830-1957 Specification for Tennis Racket Frames
- 6 IS: 1135-1957 Specification for General Requirements for Leaf Springs for Automobile Suspension
- 7 IS: 1226-1957 Method for Determination of Linear Density (Mass Per, Unit Length) in Denier Units (or tex Units) of Continuous Filament Rayon Yarn and Acetate Yarn
- 8 IS: 1227-1957 Method for Determination of Twist in Continuous Filament Rayon Yarn and Acetate Yarn
- 9 IS: 1228-1957 Method for Determination of Dry and Wet Single Strand Strength and Elongation of Continuous Filament Rayon Yarn and Acetate Yarn
- 10 IS: 1229-1957 Method for Determination of Commercial Weight of Continuous Filament Rayon Yarn and Acetate Yarn, and Their Mixture

- This standard lays down the requirements for the materials, fabrication, erection and supply of rectangular pressed steel tanks used for the storage of cold and hot water and certain other liquids and chemicals, under pressure not greater than the static head corresponding to the depth of the tank, does not cover the requirements of tanks subjected to earth or other external pressure other than wind pressure and of those used to store liquids having temperature higher than 1000 C. (Price Rs. 2-00).
- This standard covers material, dimensional and constructional requirements for three grades of tennis racket frames. (Price Re. 1-00)
- This standard covers general requirements for leaf springs for automobile suspension and also lays down sampling methods and test for load rate. This standard has been prepared on the recommendation of the Tariff Commission. (Price Rs. 2-00)
- This standard prescribes a method for determination of linear density (mass per unit length) in denier units (or tex units) of continuous filament rayon yarn and acetate yarn. (Price Rs. 1-50)
- This standard prescribes a method for determination of twist in terms of turns per unit length and the direction of twist in rayon yarn and acetate rayon of three constructions, namely, single yarn, plied yarn and cabled yarn or cord. (Price Rs. 1-50)
- This standard prescribes a method for determination of dry and wet single strand strength and elongation of continuous filament rayon yarn and acetate yarn, by constant-rate-of-traverse machine and constant-rate-of-load machine. (Price Rs. 2-00)
- This standard prescribes a method for determination of commercial weight of continuous filament rayon yarn and acetate yarn, and their mixute. (Price Rs. 1-50)

(1)	(2)	(3)	(4)
11	IS: 1252-1958 Specification for Aluminium Shot for Use in Iron and Steel Manufacture		This standard covers the require ments for aluminium shot for use in the manufacture of iron and steel. (Price Re. 1-00)
	IS: 1260-1958 Code of Symbols for Labelling of Dangerous Goods		This standard prescribes the cod of symbols indicative of th hazards involved in handlin dangerous goods, namely dangers of (a) explosion, (b) nor flammable compressed gases (c) ignition, (d) oxidizing substances, (e) poisoning, (f) radiation and (g) corrosion. The symbols are intended to bused in labelling of the containers of such goods with a view to facilitating the recognition by persons of the chief hazar involved in handling them (Price Rs. 1-50)

Copies of these Indian Standards are available, for sale, with the Indian Standards Institution "MANAK BHAVAN", 9 Mathura Road, New Delhi-1 and also at its Branch Offices at (i)40/40A Cawasji Patel Street, Fort, Bombay-1, (ii) P-11, Mission Row Extension, Calcutta-1 and (iii) 2/21, First Line Beach, Madra -1.

[No. MDC/11 (4).]

S.O. 2091.—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that three licences, particulars of which are given in the Schedule hereto annexed, have been renewed.

THE SCHEDULE

Sl.	Licence	Period of V	alidity	Name and Address of the Licensee	Article/Process covered by the	Relevant In-	
No.	No. and · Date	From	То	the Electroce	licence	dian Standard	
1	CM/L-15 13 - 9-1956	2-10-1958	1-10-1961	Messrs. Khadi and Gramodyog Bhandar 396 Kalbadevi Road,	National Flag of India (Cotton Khadi)	IS:1-1951Sp- ecification for National Flag of India (Cot-	
				Bombay-2.		ton Khadi).	
2	CM/L-18 27-9-1956	28-9-1958	27-9-1959	Mcssrs. D. Ishwarlal & Co.,362Vithalbhai Patel Road, Bombay 4.	Wrought Alumi- nium Utensils- Grade A & B		
3	CM/L-32 24-9-1957	8-10-1958	7-10-1959	M/s. Pitambardas Lallubhai and Co., 86 Kansara Chawi, Kalbadevi Road, Bombay-2.	Do.	Do.	

[No. MDC/12(30).]

MINISTRY OF STEEL, MINES & FUEL (Department of Iron and Steel)

New Delhi, the 6th October 1958

S.O. 2092. ESS. COMM/IRON AND STEEL-2(c)/AM(27).—In exercise of the powers confered by sub-clause (c) of clause 2 of the Iron and Steel (Control) Order, 1956, the Central Government hereby directs that the following further amendment shall be made to the notification of the Government of India, in the Ministry of Steel, Mines and Fuel, No. S.R.O. 2041/ESS.COMM/IRON AND STEEL-2(c), dated the 11th June, 1957, as amended from time to time, namely:—

In the Schedule annexed to the said notification, in columns 2 and 3 thereof, against 'OTHERS', after entry No. 8, the following entries shall be added, namely:—

2	3
 "8(i) District Controller of Stores/RE(1), Calcutta.	4 and 5
8(ii) District Controller of Stores/RE(2), Calcutta.	4 and 5"
 	[No. SC(A)-4(487).]
G. V. 1	RAMAKRISHNA, Under Secy.

MINISTRY OF IRRIGATION AND POWER

ORDER

New Delhi, the 3rd October, 1958

- **S.O.** 2093.—With a view to accommodate the Neyveli Lignite Corporation (P) Ltd., in respect of the use of special type of mechanised crawler mounted slewable spreader of 2700 m3/h capacity the use of which requires—
 - transmission and use of 11 K.V., energy with the portable transformer of the spreader,
 - (2) special type of 11 K.V. rubber insulated multi-core (the earth-core being un-insulated), rubber sheathed, but un-armoured or unscreened flexible trailing cable provided with special type of conducting rubber of a total length of 2,600 feet.
 - (3) A portable 11 K.V./440 volts, 3 phase, main power transformer, mounted on the portable spreader, for supply of 3 phase, 400 volts energy to the ancilliary equipments and drives.
 - (4) un-armoured and un-screened, 3 core, 400 volts flexible cable in permanent fixture, generally in conduits except in certain parts, where the cable could not be encased in metallic casing to permit the movement of the swings, booms and all other parts.
 - (5) four core un-armoured or un-screened, 400 volts, trailing cable for supply of energy to the driving motors of the movable tripper which is a close associate of and electrically interlocked with the system in use for the ancilliary equipments and drives of the slewable spreader,
 - (6) replacement of any defective electric lamp installed in permanent position in the portable spreader or tripper while the lighting circuit is alive.

(The various aspects being explained in the Corporation's letter No. 10702-DI/57-28, dated the 26th June, 1958),

the Central Government, in exercise of the powers conferred on them by sub-rule (2) of rule 133 of the Indian Electricity Rules, 1956, hereby directs that the provisions of—

- (1) the main provision of Rule 118,
- (2) Clause (a) sub-rule (1) of Rule 119,
- (3) sub-rules (5), (6), (7) and (8) of Rule 123,

- (4) sub-rule (g) of Rule 122,
- (5) sub-rule (5) of Rule 125.

of the said Rules, shall be relaxed subject to the following conditions: -

<u>ے جس رہوں کے انتہاں میں جس جس کے انتہاں کے انتہاں کے انتہاں کے انتہاں کے انتہاں کے انتہاں کے انتہا</u>

- (a) the 11 K.V., system in conjunction with the spreader transformer shall be controlled by a circuit-breaker of requisite over-current protection and provided with suitable earth-leakage protection,
- (b) the 11 K.V., trailing flexible cables shall be attached at all ends by suitable bolted type connectors,
- (c) no un-authorised person shall handle the flexible trailing cable. Any damage noticed on the cable shall be forthwith properly repaired by vulcanization of the cable replaced.
- (d) the trailing flexible cable at 11 K.V., shall be adequately protected from mechanical damages and the same should be kept clear of all obstruction and vehicular traffic,
- (e) the 11 K.V., trailing flexible cable shall be examined once in 24 hours by a competent person,
- (f) the earth continuity should be ensured and maintained as far as possible at low resistance,
- (g) the 400 volt_S systems should be covered by suitable earth-leakage protection,
- (h) the 400 volts flexible trailing cables, either in conduits or un-cased in use in the spreader or the tripper, should be adequately taken care of for mechanical damages,
- (i) the lay-out of these cables shall not encounter any obstruction. Any damage noticed anywhere in these flexible cables should be forthwith efficiently vulcanised or the portion replaced. These shall be attached at all ends by means of bolted type plug connectors,
- (j) earth continuity of the 400 volts system should be ensured and maintained at a low resistance,
- (k) while replacing any electric lamps installed in the spreader or the tripper with the circuit alive, all necessary precautions against danger should be taken and such replacement shall be carried out by authorised and competent persons,
- (1) the entire electrical installation including the flexible trailing cables used in the system at 11 K.V., 400 volts or at 110 volts, shall be adequately supervised by competent persons only authorised in this behalf and competent persons should regularly inspect the systems so as to obviate any danger.

[No. EL-III-353(24)/58.]

- S.O. 2094.—With a view to accommodate the Neyveli Lignite Corporation (Private) Limited, in respect of the use of the special type of 350 litre bucket wheel excavator for the purpose of the highly mechanised open cast operation in the lignite mines at Neyvell to be undertaken by the Corporation as explained in the Corporation's application No. 10702 DI/57-27 of 26th June, 1958, the excavator requiring—
 - (1) transmission and use of 11 K.V., energy with the portable transformer mounted on the excavator,
 - (2) special type of 11 K.V., rubber insulated multi-core (the earth core being un-insulated) embedded in a conducting rubber matrix, but unarmoured or un-screened flexible trailing cable of a total length of 2,600 feet,
 - (3) a portable 11 K.V./400 volts, 3 phase main power transformer mounted on the portable excavator for supply of 3 phase, 400 volts energy to the ancillary equipments and drives,
 - (4) un-armoured and un-screened, 3 core, 400 volts, flexible cables in permanent fixture generally in conduits except in certain parts where the cable could not be encased in metallic casing to permit the movement of the swings, booms and other parts,

- (5) four core un-armoured and un-screened, 400 volts trailing cable for supply of energy to the driving motors of the transfer feeder conveyor which is a close associate and in electrical sequence with the system in use for ancillary equipments and drives of excavator,
- (6) replacement of any defective electric lamps installed in permanent position in the portable excavator or transfer feeder while the lighting circuit is alive,

the Central Government, in exercise of the powers conferred on them by sub-rule (2) of Rule 133 of the Indian Electricity Rules, 1956, hereby directs that the provisions of—

- (1) the main provision of Rules 118,
- (2) clause (a), sub-rule (1) of Rule 119,
- (3) sub-rules (5), (6), (7) and (8) of Rule 123,
- (4) sub-rule (g) of Rule 122,

SEC. 3(ii)]

(5) sub-rule (5) of Rule 125.

of the said Rules shall be relaxed subject to the following conditions:

- (a) the 11 KV, system in conjunction with the excavator transformer shall be controlled by a circuit-breaker of requisite over-current protection and provided with suitable earth-leakage protection,
- (b) the 11 K.V., trailing flexible cables shall be attached at all ends by suitable bolted type connectors,
- (c) no un-authorised person shall handle the 11 K.V. flexible trailing cable. Any damage noticed on the cable shall be forthwith properly repaired by vulcanisation of the cable replaced,
- (d) the trailing flexible cable at 11 K.V., shall be adequately protected from mechanical damages and the same should be kept clear of all obstruction and vehicular traffic.
- (e) the 11 K.V., trailing flexible cable shall be examined once in 24 hours by competent persons,
- (f) the earth continuity of 11 K.V. system should be ensured and maintained as far as possible at low resistance,
- (g) the 400 volts system should be covered by suitable carth-leakage protection,
- (h) the 400 volts flexible trailing cables, either in conduits or un-cased in use in the excavator or the transfer feeder, should be adequately taken care of for mechanical damages,
- (i) the lay-out of these cables shall not encounter any obstruction. Any damage noticed anywhere in these flexible cables should be forthwith efficiently vulcanised or the portion replaced. These cables shall be attached at all ends by means of bolted type plug connectors,
- (1) efficient earth continuity of the 400 volts system should be ensured and maintained at a low resistance.
- (k) while replacing any electric lamps installed in the excavator or the transfer feeder with the circuit alive, all necessary precautions against danger should be taken and such replacement shall be carried out by authorised and competent persons,
- (1) the entire electrical installation, including the flexible trailing cables used in the system at 11 K.V., 400 volts or 110 volts, shall be adequately supervised by competent persons only authorised in this behalf, who shall regularly inspect the systems so as to obviate any danger.

INo. EL-III-353(23)/58.7

New Delhi, the 6th October 1958

S.O. 2095.—With a view to accommodate the Neyveli Lignite Corporation in respect of transmission of 11 KV., energy by means of special type of flexible cables for supply of 11 K.V., energy to the special type of portable plants and apparatus to be used by the Corporation in the lignite mines at Neyveli, as

explained in their application No. 10702 DI/57-25, dated the 26th June, 1958, the Central Government, in exercise of the powers conferred on them by sub-rule (2) of Rule 133 of the Indian Electricity Rules, 1956, hereby directs that—

(1) the main provision of Rule 118,

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- (2) the provision of clause (i); sub-rule (b) and all the clauses of sub-rule (d) of Rule 122,
- (3) the provision of sub-rule (7) of Rule 123,
- (4) the provision of sub-rule (8) of Rule 123, and
- (5) the provision of sub-rule (9) of Rule 123.

of the said Rules, shall be relaxed in case of transmission of energy at 11 KV, to the different units of conveyors, pumps, portable spreaders, excavators and final lignite disposal conveyor by means of multi-core flexible cables without metallic screening or armouring of a total length of 7,000 feet, so intended by the designers of the special type of machinery and equipments for the purpose of the special type of mining, subject to the following conditions:

- (a) that the 11 K.V., system shall be controlled by a circuit-breaker provided with earth-leakage protection. Flexible cable for transmission shall be attached at all ends by means of suitable bolted type connectors. The flexible cable shall be adequately protected from mechanical damages and the same should be kept clear of all obstacles and vehicular traffic.
- (b) that the cables should be in the charge of competent persons who shall examine the same once in 24 hours,
- (c) that any damage noticed on the cable shall be fortwith properly repaired or the cable replaced, and
- (d) that the cable shall not be handled by unauthorised persons.

[No. EL-III-353(21)/58.]

N. S. VASANT, Officer on Special Duty.

CENTRAL EXCISE COLLECTORATE, MADRAS

CENTRAL EXCISE

Madras, the 30th September 1958

S.O. 2096.—In exercise of the powers conferred on me by Rule 233 of the Central Excise Rules, 1944, read with Rule 173 ibid, I hereby order that licensees authorised to receive indigenous mineral oils in bond shall maintain a tank-wise record of receipts and issues in the form annexed.

This form shall be brought into use on and from the 1st October, 1958

DELIVERIES

Total Quantity on date at 86° F. (Total of Col. 3+10) Imp. gallons Tons A.R.I. A.R. 3 A.R.4 Observed temperature Gravity — Imp. Gallons		Corrected to 86°F.									
	Tons	A.R.I.	A.R. 3	A.R.4		Specific Quantity Specific Quantity Gravity Imp. Tons Gallons Gallons		Quan			
13	 14	15(a)	15(b)	15(c)	16(a)	16(b)	16(c)	16(d)	17(a)	17(b)	17(c)

Duty	Paid	Loss or gain ascertained	Balance (at 86°F) Remar
Rate	Amount	Imp. Gallons Tons	Imp. Tons Gallons
18(a)	18(b)	19(a) 19(b)	20(a) 20(b) 21

Note: (i) The principle of 'first-in-First-out' (shall be adopted and issues on different dates shall be shown against a particular receipt until it is exhausted; 'separate cages' being set awart for each A.R. 3.

⁽ii) Besides recording the quantity and specific gravity at the natural temperature at the time of bonding/deliveries, all quantities shall be corrected to the standard temperature of 86°F with reference to relevant specific gravity.

⁽iii) All direct clearances on payment of duty i.e., clearances ex-vessel without bonding in a licensed tank ashore shall also be similarly accounted for at 86°F in a separate record in the same form with suitable modifications.

[No. C. VI/g/21/34/57.C.E.(Pol).] S. P. KAMAPNI, Collector.

					Во	ANNEXURE ank No and No & date					
]	RECEIPTS		ı			
Serial No.	Date	Ope Balance	ning at 86°M	Name of the and Refinery which receive	from Date	2.3 No. and e and rate of as advised	advice from the	Date a arrival	of the con-	Date and time completion discharge	of of
	·	Imp. Galì,	Tons	- which receive		C. E. Officer at source	despatering out	3151	inent,	uischarge.	
1	2	3(a)	3(<i>b</i>)	4		5	6		7	8	
						CEIPTS					
	A	t natural	temperature			Correc	ned to 56°F.		Presumptive	assessment of du	ty
Observed temperature		Specific Gravity	Qu	antity	,			Rate	Amount		
			Gravity	Imp. Gall.	Tons	Sp∈cifie Qravity	Quantity Imp. Ton gallons	18			
	9(a)		9(b)	9(c)	9(d)	IC(a)	10(b)	10(c)	11	12	_

CENTRAL EXCISE COLLECTORATE, BARODA

Baroda, the 30th July 1958

Amendment No. 1 of 1958 to Central Excise Notifications

S.O. 2097.—The following amendment shall be made in the Baroda Central Excise Collectorate. Central Excise Notification No. 1/1958.

The restriction under Rule 210 A appearing in Column 4 against S. No. 2, shall be replaced by the following.

"Rule 210-A.—Powers under this Rule shall be exercised if the value of the goods does not exceed Rs. 5000/-."

[No. V(a)24-1/T/55.]

G. KORUTHU, Collector.

MINISTRY OF HEALTH

New Delhi-2, the 30th September 1958

S.O. 2098.—The Central Ministry of Railways having nominated in exercise of the powers conterred on them by clause (d) of sub-section (2) of section 3 of the Prevention of Food Adulteration Act 1954 (37 of 1954), Dr. F. B. Khambatta to be the representative of that Ministry on the Central Committee for Food Standards in the vacancy caused by the resignation of Dr. L. N. Suri, Joint Director (Medical) Ministry of Railways (Rly. Board), the Central Government, in exercise of the powers conferred by the said section 3, hereby makes the following further amendment in the notification of the Government of India in the Ministry of Health No. S.R.O. 1236 dated the 1st June. 1955. namely:—

In the said notification, for entry 7, the following entry shall be substituted namely:

"7. Dr. F. B. Khambatta, Director (Medical & Health), Ministry of Railways, (Railway Board), New Delhi".

[No. F.14-13/58-PH.]

T. V. ANANTANARAYANAN, Under Secy.

New Delhi-2, the 30th September 1958

S.O. 2099.—Dr. K. L. Shourie, Principal, Sir C. E. M. Dental College and Hospital, Bombay has been re-elected as a member of the Dental Council of India under clause (c) of section 3 of the Dentists Act, 1948 (16 of 1948) with effect from 5th October, 1958.

[No. F.6-7/58-M.I.]

New Delhi-2, the 1st October 1958

S.O. 2100.—In pursuance of Regulation No. 15 of the Dental Council of India Regulations for the examination for qualifying a person registered in Part 'B' to register in Part 'A' of the Dentist Register maintained under the Dentists Act, 1948 (16 of 1948), it is hereby notified that the following candidates passed the Examination No. I conducted by the Dental Council of India at the Dental College and Hospital, Lucknow, in September 1958. The Roll Numbers of the candidates are given in brackets against their names:—

D. V. V. Anjaneyulu	(1)
J. R. Butta.	(2)
K. C. L. Chawla.	(3)
V. C. Dhir.	(6)
S. C. Mahajan.	(9)
M. M. Mehta.	(10)
T. R. Nagrath.	(11)
R. K Achoubi Singh.	(18)

1904	THE	GAZET TE	OF	INDIA:	$OCTOB\bar{E}\bar{R}$	11,	1958/ASVINA	19,	1880	PART I	ίί
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O. P. Sardana.	(15)
P. S. Shukla.	(17)
S. K. Varma,	(18)
S. L. Verma,	(19)
	S. Bratt, L.D.Sc., F.I.C.D., Secy.,

Dental Council of India.

[No. F.18-12/58-M.I.]

KRISHNA BIHARI, Dy. Secy.

MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

(I. C. A. R.)

New Delhi-2, the 30th August 1958

S O. 2101.—In pursuance of the provisions of sub-section (o) of Section 4 of the Indian Oilseeds Committee Act, 1946 (9 of 1946), the Associated Chambers of Commerce of India have nominated Shri F. Korner of the East Asiatic Co. (India) Private Ltd., Madras, as a member of the Indian Central Oilseeds Committee, Hyderabad, for a period upto 31st March, 1960, in place of Shri P. S. Seshadri, resigned.

[No. 6-7/57-Com.I.]

B. S. RAMDAS, Under Secy.

MINISTRY OF REHABILITATION

New Delhi-2, the 25th September 1958

S.O. 2102.—In exercise of the powers conferred by Section 56 of the Administration of Evacuee Property Act 1950 (31 of 1950), the Central Government hereby makes the following amendments in the Administration of Evacuee Property (Central) Rules, 1950, namely:—

In the said rules,—

- (1) In clause (xii) of rule 39 for the words, "The balance in the treasury column of the cash book at the end of each month, shall be reconciled with the balance shown in the Treasury pass book" the following shall be substituted, namely:—
 - "The Custodians will keep a separate account in form 25-A of the amounts deposited in the treasury in favour of the Pay and Accounts Officer. A copy of this account will be sent to the latter at the end of every month, duly verified by the treasury Officer. The figures appearing in this account shall be reconciled with those of the Pay & Accounts Officer, monthly".
 - (2) For rule 40, the following rule shall be substituted namely:—
 - "(40) Personal deposit account to be closed (1) The personal deposit accounts opened in the name of the Custodian of Evacuee Property or other officer authorised by the Government in this behalf for crediting receipts in respect of unacquired evacuee properties shall be closed with effect from 1st April, 1957 or such other date as may be prescribed. All receipts on account of unacquired evacuee property shall thereafter be credited into the treasury in favour of the Pay and Accounts Officer, Ministry of Rehabilitation, New Delhi for credit under a distinct detailed head "Transactions on account of unacquired evacuee property" subordinate to section "S-Deposits and Advances-Part II-Deposits not bearing interest C-other Deposits Accounts-Departmental and Judicial Deposits-Civil Deposits personal Deposits". Copies of the treasury challans, marked original, for such deposits shall be forwarded to the Pay and Accounts Officer, Ministry of Rehabilitation in advance, to enable him to watch the credits.

- (2) The receipts on account of sale proceeds and other receipts of unidentified evacuee movable property and administration charges/Custodians Fee thereon shall also be credited into the treasury in favour of the Pay and Accounts Officer, Ministry of Rehabilitation, New Delhi, for credit under a distinct suspense head "Sale proceeds of unidentified evacuee movable property" subordinate to Section-S-Deposit and Advance-Part IV suspense," and "XLVI-Misc.-Central etc." respectively. When such receipts are credited into the treasury they shall be shown as credited to the Pay and Accounts Officer, Ministry of Rehabilitation, New Delhi to whom a copy of the treasury challan (marked original) shall be forwarded in advance to enable him to watch the credits".
- (3) For sub-rule (2) of rule 43, the following sub-rule shall be substituted, namely:—
 - "(2) After the personal deposit accounts in the name of the Custodians have been closed as indicated in rule 40, all expenditure for maintenance repairs, and the like of unacquired evacuee property and refund, if any of the receipts, shall be drawn from the Pay and Accounts Officer, Ministry of Rehabilitation on presentation of bills in accordance with the financial rules and regulations as may be laid down by the Central Government. All such charges shall be taken directly to the deposit to the head "Transactions on account of unacquired evacuee property" mentioned in rule 40.
 - (4) Notes below rule 43 shall be omitted,
 - (5) For rule 44, the following rule shall be substituted, namely:—
 - "44 Monthly statement of administrative charges. At the close of each month, the Custodian will work out figures for administration charges in Form No. 27 in respect of receipts credited to the head mentioned in Rule 40(1) and communicate them to the Pay & Accounts Officer for carrying out necessary adjustment in accounts by debiting the Deposit Head "S-Deposits and Advances etc. transactions on account of unacquired evacuee property" per contra credit to "XLVI-Miscellaneous etc. Central". The monthly totals of "gross realisations" and "administration charges/Custodian's fee" as worked out in Form No. 25-A shall be reconciled with the corresponding figures in the classified Abstract Form No. 29".
 - (6) For rule 46, the following rule shall be substituted namely:—
 - "46 Record of payments. Each Custodian of Evacuee Property shall maintain a record of payments claimed from the Pay and Accounts Officer, in Form No. 29. He shall also compile monthly a statement of expenditure in form No 30 and send it to the Custodian General-cum-Chief Settlement Commissioner for reconcillation with the office of the Pay and Accounts Officer, Ministry of Rehabilitation."
 - (7) Rule 47 shall be omitted.
 - (8) After Form No. 25, the following form shall be inserted, namely:-

"FORM No. 25-A"

Details of the amount deposited in the treasury in favour of the Pay and Accounts Officer on account of receipt of unidentified movable property/unacquired Evacuee Property.

			Amount o	_	
Serial No.	Treasury Challan No. and date	Name of the treasury where deposited	(1)	(2)	Remarks
		usp-siceu	As Adminis- tration charges/ Custodian's Fees	Net receipts	
1	2	3	4	5	6

(9). For form No. 29, the following form shall be substituted, namely:— FORM No. 29

Classified abstract for the month of

RECEIPTS

				. Income from	m Immo	vable Pro	operty				
Name of District	Urban						Rural (Agricultural)				
	ands	Houses	Shops	Factories, Workshops and other commercial undertakings	Miscell- aneous	Total- A	Lands	Houses	Shops	Miscel- laneous	Tota B
I	2	3	4	5	6	7	8	9	10	11	12

Income from identifiable movable property		Miscellaneous Income				Grand	Income from unidentifiable movable property						
Sale Proceeds	Other Receipts		Evacuee interests in business concerns etc.	Debt and other claims	Other receipts	Total- D	receipts (A, B, C, D)		total-F Cols. 20 to 21)	Sale proceed.	Other receipts	Total receipts	Deduct Custodian' fee'Ad- ministra- tive charges
13	14	15	16	17	18	19	20	21	22	1	2	3	4

(See Rule 46)

Classified Abstract for the month of

PAYMENTS

Name of District		Urban			Ru	ral Agricul	turzi		
	Taxes , Repai	rs (a) Ordin ary	(b) Mi Special Ilanea	isce- Total- ous A	Taxes	Land Revenue (including œss)	Lambar- dari fee	Miscel- laneous	Total- B
ı	2	3	4	5	6	7	8	9	10
	E	expenditure on A	Miscellaneous it	ems of income	e				
Expenditure on movable property identifiable	Interest in Business concerns	Dehits and other claims	Other receipts	Total-C	Total pend (A, I	Ex- iture	Closing Grand T balance (Cols. 16 a		
				15	I		17	15	

(10) For Form No. 30, the following form shall be substituted, namely :--

FORM No. 30

Details of the bills claiming payment from the Pay abnd Accounts Officer, during the month

Serial No.	Bill No. and date	Amount claimed	*Cheque No. and date if received in payment of the bill	Remarks
ī	2	3	4	5

NOTE.—Columns 1 to 3 are to be filled in as soon as a bill is submitted to the Pay and Accounts, column 4 is self explanatory.

[Ne. F. 9-XXIV (12) 56-Prep.]

S. PRASADA, Dy. Secy

(Office of the Chief Settlement Commissioner)

New Delhi, the 30th September, 1958

S.O. 2103.—In exercise of the powers conferred by Section 5 of the Administration of Evacuee Property Act 1950 (XXXI of 1950) the Central Government hereby appoints for the State of Uttar Pradesh, Shri H. C. Asthana, for the time being holding the post of Custodian, U.P., as Deputy Custodian General for the purpose of discharging the duties assigned to such Officer by or under the said Act, in addition to his own duties as Custodian.

This Ministry's Notification of even number dated the 23rd September, 1958 is hereby cancelled.

[No. 1(1)-Admn.(Prop.)/58.]

S.O. 2194.—In exercise of the powers conferred by Section 5 of the Administration of Evacuee Property Act 1950 (XXXI of 1950), the Central Government hereby appoints for the State of Uttar Pradesh, Shri M. M. Gupta for the time being holding the post of Additional Custodian in the Office of the Custodian of Evacuee Property, U.P., as Assistant Custodian General for the purpose of discharging the duties as Additional Custodian Custodian of the purpose of discharging the duties as Additional Custodian tion to his own duties as Additional Custodian.

This Ministry's Notification of even number dated the 23rd September, 1958 may be treated as cancelled.

[No. 1(1)-Admn.(Prop.)/58.1

S.O. 2105.—In exercise of the powers conferred by Sub-Section (i) of Section 6 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) the Central Government hereby appoints for the State of Bombay Officers for the time being holding the post of Additional Collectors in the Districts of Surat, Ratnagiri, Poona, Sholapur and Nasik, as Deputy Custodians for the purpose of discharging the duties assigned to the Custodian by or under the said Act.

[No. 16(4)-Admn.(Prop.)/58.]

S.O. 2106.—In exercise of the powers conferred by Clause (a) of Sub-Section (2) of Section 16 of the Displaced Persons (Com. & Rehab.) Act No. 44 of 1954 the Central Government hereby appoints for the State of Bombay all the officers for the time being holding the post of Addl. Collectors in the Districts of Surat, Ratnagiri, Poona, Sholapur and Nasik, as Managing Officers for the custody, management and disposal of compensation pool.

[No. 16(4)-Admn.Prop.)/58.]

S.O. 2107.—In exercise of the powers conferred by Sub-Section (i) of Section 6 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), the Central Government hereby appoints the officer for the time being holding the post of Chief Executive Officer, Mandla-Niwas as Assistant Custodian for Mandla and Niwas Tehsils for the purpose of discharging the duties assigned to the Custodian by or under the said Act.

[No. 16(6)-Admn.(Prop.)/58.]

M. L. PURI,

Settlement Commissioner & Ex-Officio Under Secy.

New Dethi, the 30th September, 1958

S.O. 2108.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee properties specified in the Schedule in the State of Bombay, for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the said evacuee properties.

SCHEDULE

Sr No	Particulars of the evacuee property	Name of the Town, loca- tion in which the E.P. is situated			
1	2	3	4		
I,	M. C. No. 1382, 1382/1 and 1383, Dariapur I, Moleni Pole.	Ahmedabad, Dariapur	Abdulla M. Yamini.		
2.	C. T. S. No. 2339/a and 2339/A near Popatiavad, Dariapur I	Do.	Bai Zulekha Abdullah- sen Aminbhai.		
3.	C. T. S. No. 5480, Mangal Parakh's Khancha Shahpur (between CTS No. 5479 to 5481)	Ahmedabad, Shahpur	Shri A. M. Katariwala.		
4-	C. T. S. No. 5481, Mangal Parakh's Khancha, Shahpur.	Do.	Do.		
5-	M. C. No. 2271, 2271/1, Kalyani Wad, Shahpur II	Do	Bai Bakjan w/o Akbar- jan Munirkhan.		
6.	C. T. S. No. 4869 and M. C. No. 2870 Mahboob Bldg. Near Shahpur vad.,	Do.	Jalulluddin M. Kadri.		
7.	CTS. No. 532 and M. C. No. 332, Dariapur II, near Delhi Chakla Salat, vada.	Dariapur Ahmedabad	Do.		
8.	CTS. No. 540, M.C. No. 326, Dariapur II, near Delhi Chakla Salatwada.] Dariapur Ahmedabad	Jalulluddin M. Kadri.		
9.	CTS. No. 541/A, B.C. Dariapur II, near Delhi Chakla.	Do	Do		

THE	GAZETTE	OF	INDIA:	OCTOBER	11.	1958/ASVINA	19.	1880	PART II
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I.	2	3	4
10.	Plot No. 2, of Hilal Society at Gulabais' Takra.		Jahillüddi: M. Kadri.
Yi.	The entire chawl situated at serial No. 155 of village Rajpur Hirpur except open land measuring 2030 sq. yds.	Gomtipur, near Lal Mills, Ahmedabad	Usmanbhai Ganibhai
12,	M.C. No. 132 and 134/A and 134/2, near Astadia Gate (C.T. No. 190 part) Saiyadwada.	Jamalpur, Ahmédabad	Karathus n Kamalu- ddin.
13.	CTS. No. 2525 and M.C. No. 1799 Maidaniwada, Jamalpur, I.	Do.	Ismail Julfikarkhan,
14.	one plot No. CTS. No. 428, Raikhad Nani Sodagar pole.	Raikhad, Ahmedabad	Ganibhai Jamalbhai.
15.	CTS. No. 2133, M. C. No. 524, Shaikh Hirji's Pole.	Kalupur, Ahmedabad	Mohammedusman, Abdullatif Rangin- wala.
ıó.	CTS. No. 2455 and 2456 M. C. No. 321, and 321/1, Kalupur, Chakla	Do.	Do.
17.	CTS. No. 2994, M. C. No. 1855 Bakaru- ati's pole, Panchpati	Kalupur, Ahmedabad	Do.
[*] 18,	CTS. No. 3016, 3017, Mujadini pole, Kalupur II	Đo.	Do.
19,	CTS. No. 3575, M. C. No. 2665, Sodagar's Pole.	Kalupur, Ahmedabad	Mohamadusman Andullatif Rangin- walla.
20.	M. C. No. 2234/5, 6, 6/1, 5/1, 1, 2 3/1, 3, 4, 2234, Suigarani Pole.	Do.	Mohmed Yunus Mohmedyusuf Kokwala.
21.	M. C. No. 514, 514/A and 514/A/1, Shaikh Hirji's Pole.	Do.	Samsuddin Mohmed- Shai.
22.	M. C. No. 1276, Piramshah' Roza.	Do.	Nisar Ahmed.
23.	M. C. No. 2564, Sodagar's Pole	Do.	Mahmedyunus Mahmedyusuf, Kokwala.
24.	M. C. No. 1276/1, 2 and 3, Piramshah's Roza.	Dø.	Nisar Almeed.
25.	CTS. No. 2247 and 2248, Dadamia's Gali.	Dariapur Ahmedabad.	Jafarhúsch Marulhu- sen.
26.	M. C. No. 3885/1 Mota Bamba	Jamalpur, Ahmedabad	Bal Fatirità W/o Ram- juji Yakub.
27.	CTS. No. 4337, 4337/1, 5735, 5736, 5735/1, 5736/1, Naligwad, Jamalpur	Jamalpur, Afinicaubid	Karimbhal Rahimbhai
28,	CTS. No. 476, and 477, Nani Sodagar's Pole.	Raikhad Ward	Do.
29.	Wadiwala Chawl bearing No. 9 B	Khokhna Mehmdabad, Ahmedabad.	R≢himbhai Habib Bhai Wadiwala.
30.	CTS. No. 379/6, Dariapur II	Dariapur, Ahmedabad	Žahi lla ddi n Burhan- auddin.

1	2	3	4 ·
31.	M. C. No. 401 and 401/1, Dariapur II	Dariapur, Ahm daba I	Zahiuddin Burha 1- au id i n
32.	M. C. No. 1218, Jamsaheb's Galim Opposite Advance Talkies.	Shahpur, Ahmedabad	Abdulhamid, Risaldar
33.	GTS, No. 2210—do—	Do,	Do,
34-	Chawl bearing M.C. No. 2794 to 2794/21, Beldarwala Shahpur-II.	Ahmedabad	Nurmahmed Abdulla
35.	CTC, No. 5445 and 5446, Mangal Purekh's Khancha.	Do.	Kutubuddin Hakim,
36.	CTS, No. 2767 Kaniaya Bldg., Jamalpur Chakla	Jamalpur, Ahmedabad	Daud Isa.
37.	CTS. No. 277, Saifi Mohlla	Do.	Taiyabeli Ábmedali.
38.	MC. No. 2233 Suigerani Pole	Kalupur Ahmedabad	Ismail Noormahmed Karimbhai.
39.	M.C. No. 2641	Raikhad A,B	Daud Isa,
40.	Plot, CTS No. 2233	Dariapur, Ahmedabad	Mangurhusen G. Mashahadi.
41.	CTS. No. 5156 and M.C. No. 3044 and 3044/1 Popatiavad	Do.	—Do,≖
4 2,	M.C. No. 3265 CTS No. 5461 Mangal Parekh's Khancha	Shahpur II Ahmedabad	Abdulkadar M. Katariwala,
43.	M,C. No. 3261 and C.T S No. 5452 and 5453	Shahpur II Ahmedabad	Ruknuddin N. Katari- wala.
44.	CTS. No. 5466 Otla and C on 2 sq. yds	. Do.	Abdulkadar Katari- wala.
45.	M.C. No. 983, and CTS. No. 6532 Mirzapur, Opposite Lalu's Raji's Van	Do. de	Balibhai Mohmad- bhai.
46.	Plot No. 4242, 4247 (1678 sq. yds. 10291 sq. yds.) near Sabarmati River	Do.	Jafarhusen Nurulhusen.
47.	CTS. No. 5483, Mangal Parekh's Khancha open plot No 37 sq yds.	Do.	R.N. Katariwala
48.	CTS. No. 5497 Mangal Parekh's Khancha open plot No. 18 sq. yds.	Shahpur II Ahmedabad	Do.
49.	M.C.No. 360 and 361/1, Panchpipli	Jamalpur, Ahmedabad.	Ismail Julfikarali
50.	M.C. No. 156 CTS. No 221, 221/1, near Astodia gate	Jamalpur, Ahmedabad	Murulhusen Gulam- nabi
51.	M.C.No. 2999, and CTS. 3819 Raikhad	Raikhad Ahmedabad	Gulamnabi Gulam-
52.	One plot at Sarkhej Road, near Jawahar nagar society, Ahmedabad	Ellisbridge Ahmedabad	mahmed. Teherali Hasamali.
53.	CTS. No. 2564, Jamalpur	Jamalpur Ahmadabad	Mohammed Yusuf
54.	CTS. No. 2360, 2361, 2363, 2367	Dhanyapur Ahmedabad	Kokulia. Zoharabibi
55-	CTS. 2507, 2508	Do.	Do.

I

497/51, Khasta No.

334, (Sarwer Manzil)

S.O. 2109.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee property in the State of Delhi specified in the schedule below for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons; Now, therefore, in exercise of the powers conferred by Section 12 of Displaced Persons (Compensation and Rehabilitation) Act, 1954, (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires the said evacuee property.

THE SCHEDULE

Serial '	Particulars of Evacuee	Name of the town and locality in which the evacuee property is situated	Name of the
No.	Property		Evacuee
I	2	3	-4

Delhi, Vıllage

Okhla.

[No. 1(1218)/58/Comp.III/Prop.]

Shri Mohamed

Sarwer son of Fazal Din.

S.O. 2110.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Bihar for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons:

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, evacuee properties specified in the Schedule hereto annexed.

SCHEDULE

rial o.	Particulars of eva	acuee p	roperties		Name of the town and locality village in which the property is situated H. No. Cl. No. & other particulars	Name of evacuee with full address
1		2			 3	4
1	JANTA HOTEL				 Part of H. No. 140 Cir. No. 24 Govind Mitra Road, Patna.	Mustt. Chand Tara of Govind Mitra Road, Patna.
2	Residential House				 Do.	Do.
3	Residential House		•		 H. No. 302 Ward No. 16 Mohalla Sohdih P.O. Sohsarai P.S. Biharshariff.	Ibrahim Mian of Soh, ah P. S. Biharshariff.
4	Agricultural lands No. 1/II & 8/1 of	Case 49 50	•	٠	Tauzi No. Plot No. Area 10076 407 & 0.82 dec. 409, 10056 1757 10133 1758 1753	Do. 1.52 acres Do.
						[No. I (1222)/58[CompIII/Prop.]

(Office of the Chief Settlement Commissioner)

New Delhi, the 1st October 1958

S.O. 2111.—Whereas the Central Government is of the opinion that it is necessary to acquire certain evacuee properties in the State of Uttar Pradesh for a public purpose being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by Section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954) it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee groves specified in the Schedule.

THE SCHEDULE

List of evacuee properties for acquisition under the Displaced Persons (Compensation & Rehabilitation) Act, 1954,

5. No.	Particulars of th	ne evecuee property	locality in which the	Name of the evacuee
	Khasra No.	Area B.B.B.	situated.	
ī.	164	1-16-0	Distt. Agra. Fatchs bad.	Shri Attaullah & Shri Inayatullah.

[No. 2(1)Policy II/58.]

RAJA LAL GUPTA, Under Secy.

(Office of the Chief Settlement Commissioner)

New Delhi, the 1st September 1958

S.O. 2112.—In exercise of the powers conferred by sub-rule (h) of Rule 2 of the Displaced Persons (Compensation and Rehabilitation) Rules, 1955, the Central Government hereby directs that the six villages situated in the Union territory of Delhi specified in the schedule annexed hereto shall be treated as urban areas for the purposes of the said Rules.

THE SCHEDULE

- 1. Azadpur.
- Khurejikhas.
- 3. Khirki.
- Wazirpur.
- 5. Hauz Rani.
- Mehrauli.

[No. 3(158)/58/Prop.]

I. N. CHIB,

Dy. Chief Settlement Commissioner-cum-Dy. Secy,

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 30th September 1958

S.O. 2113.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby appoints Shri V. Prasad to be an Inspector for the whole of the Union Territory of Delhi for the purposes of the said Act and of any scheme made thereunder, in relation to an establishment belonging to or under the control of, the

Central Government or in relation to an establishment connected with a railway company, a major port, a mine or an oil-field or a controlled industry vice Dr. B. R. Seth.

[No. PF-I/31(507)/58.]

New Delhi, the 4th October 1958

- S.O. 2114.—In pursuance of paragraph 3 of the Coal Mines Provident Fund Scheme published with the notification of the Government of India in the late Ministry of Labour No. P. F. 15(5) 48 dated the 11th December 1948, the Central Government hereby nominates Shri A. K. Basu, Internal Financial Adviser, Ministry of Labour and Employment, to the Board of Trustees and makes the following further amendment in the notification of the Government of India in the late Ministry of Labour No. S.R.O. 2227 dated the 5th October, 1955, namely:—
 - In the said notification, for the entry "(2) Shri O. P. Mohla, Attached Financial Adviser, Ministry of Finance (Labour Branch), New Delhi," the entry "(2) Shri A. K. Basu, Internal Financial Adviser, Ministry of Labour and Employment, New Delhi" shall be substituted.

INo. P.F.-I/4(35)/58.1

S.O. 2115,—Whereas immediately before the Employees' Provident Fund Act, 1952 (19 of 1952), became applicable with effect from the 31st July, 1956, to the factory known as the Ahmedabad Electricity Company Limited, Sabarmati, Ahmedabad, there was in existence a provident fund common to the employees employed in the factory to which the said Act applies and the employees in their Head Office and Workshop at Lal Darwaja, Ahmedabad, and Shahpur, Ahmedabad, respectively;

Now, therefore, in exercise of the powers conferred by section 3 of the said Act, the Central Government hereby directs that the provisions of that Act shall also apply to the aforesaid Head Office and Workshop of the said factory situated at Ahmedabad.

[No. P.F.II.9(12)58.]

S.O. 2116.—Whereas immediately before the Employees' Provident Fund Act, 1952 (19 of 1952), became applicable with effect from the 1st October 1956, to the factory known as the Ayurvedashram Pharmacy Limited, Station Road, P.O. Box No. 4, Ahmednagar, there was in existence a provident fund common to the employees employed in the factory to which the said Act applies and the employees in their other establishments mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by section 3 of the said Act, the Central Government hereby directs that the provisions of that Act shall also apply to the other establishments aforesaid.

SCHEDULE |

- Ayurvedashram Pharmacy Limited Shop, New Peth, Central Bank Road, Ahmednagar.
- Ayurvedashram Pharmacy Limited, 202, Girgaum, Kandewadi Naka, Bombay-4.
- Ayurvedashram Pharmacy Limited, Ranade Road, Dadar (Central Railway), Bombay-14.
- 4. Ayurvedashram Pharmacy Limited, Juni Hanuman Galli, Mani Mahal, Kalbadevi, Bombay-2.
- 5. Ayurvedashram Pharmacy Limited, 785, Sadashiv Peth, Phadatare Chowk, Poona-2.
- Ayurvedashram Pharmacy Limited, Opp. Kotwal Chawadi, Budhawar Peth. Poona-2.
- 7. Ayurvedashram Pharmacy Limited, Sudan Road, New Itwari, Nagpur-2.
- 8. Ayurvedashram Pharmacy Limited, 4, Ganjipura Road, Jubbulpore (Madhya Pradesh).
- 9. Ayurvedashram Pharmacy Limited, Khot Compound, Amraoti.
- Ayurvedashram Pharmacy Limited, Opp. Government Girls' High School, Akola.
- 11. Ayurvedashram Pharmacy Limited, 716, Station Road, Hubli (Karnatak).

1916

- Ayurvedashram Pharmacy Limited, 12, Jail Road, Indore (Madhya Pradesh).
- 13. Ayurvedashram Pharmacy Limited, 164, Rama Vilas, Agrahar, Mysore.

[No. P.F.II.9 (25) 58.]

S.O. 2117.—Whereas immediately before the Employees' Provident Funds Act, 1952 (19 of 1952), became applicable with effect from the 1st December, 1957, to the factory known as the Assestos Cement (Private) Limited, Mulund, Bombay, there was in existence a provident fund common to the employees employed in the factory to which the said Act applies and the employees in their office establishments mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by section 3 of the said Act, the Central Government hereby directs that the provisions of that Act shall also apply to the office establishments of the said factory situated at New Delhi and Madras.

SCHEDULE

- (i) Messrs, Asbestos Cement (Private) Limited, 4/23-B, Asaf Ali Road, New Delhi,
- (ii) Messrs. Asbestos Cement (Private) Limited, 202, Mount Road, Madras-2.

[No. PF.II-9(36)/58.]

BALWANT SINGH, Under Secy.

New Delhi, the 1st October 1958

S.O. 2118.—In pursuance of section 36 of the Employees' State Insurance Act, 1948 (34 of 1948), the Audited Accounts for the year 1956-57 of the Employees' State Insurance Corporation are hereby published for general information.

EMPLOYEES' STATE INSURANCE CORPORATION

Income and expenditure Account for the year ended 31st March 1957.

Income								Expenditure
Head of Account		Amount		Head of Account				Amount
By Contributions :—		Rs.		Benefits to insured persons and their families.		-	Rs.	Rs.
Employers' Share only .	2,59,39,404 3 8			A.– Medical Benefits.				
Employees' Share only .	3,22,02,833 10 0			•				
Total Contributions .		5,81,42,237 13	8	(i) Payments to State Govts. etc. as Corporation's share of their expenses on providing medi-				
Other Heads of Revenue.				cal treatment, maternity facilities, etc. 96,56,	-Q U	4		
Interest and Dividends .		31,52,949 3	4	, ,	5 0 0		- (- (- 0 0 0 0	
Compensations .		•		Total A— Medical Benefits.		•	96,56,538 8 6	
Rents, Rates and Taxes .		14,837 11	0	B—Cash Benefits.				
Fees, Fines and Forfeitures		13,907 6		(1) Sickness Benefits . 1,04,29,8 (2) Maternity Benefits . 4,13,7 (3) Disablement Bene-				
viiscellaneous		50,270 15	3	fits (4) Dependents' Benefits 27,60, 4,75,5				
				Total $B-Cash$ Benefits.			1,40,80,244 3 3	
				(2) Medical Boards . 21.6 (3) Fees paid for post- mortem examina- tion of insured	52 8 63 12 57 11	ō		

(4) Payments personse count of veyar.ce &/or loss of (5) Miscelland	on ac- of con- charges of wages	10,000 0 2,352 14					
Total 1— Ben insured per their familie	rsons and				2,37,71,109	9	3
2. Administra penses.	ation Ex-						
A— Superinten	ndence.						
(1) Corporation ing Co Regional B.	ommittee,	3,731 3	0				,
•		_					
(2) Principal O (3) Other Office		1,49,429 15					
(4) Ministerial		5,22,701 0	0				
lishment		14,64,435 15	6				
(5) Class IV Se			6				
(6) Contingenc Total A— Superi	cies intendence.	5,85,010 3	9 _		2 9,23,75	9 11	9
B—Field Work	k.						
(I) Officers		97,743 3	6				
(2) Ministerial lishment	l Estab-	13,79,875 12	9				
(3) Class IV S	Servants.	2,48,481 9	Э				ļ
(4) Contingen	icies .	3,27,829 0	8				
Total B—Fiel	ld Work		- <i>-</i> _	20,539,29 9 11	-)
10th B-14et	wy urk.		_	49,77,689 5 8		9	3

_

C-Other Charges. (1) Legal Charges (2) Insurance Courts (3) Publicity & Adver-	15,327 6.874					
tisement . (4) Charges for main- taining Banking	7,991	0	0			
Accounts	7,714	7	0			1
(5) Audit Fees . (6) Repair, Mainte- nance and Deprecia-	11,900					
tion, etc.	25,763	0	0			
				75,570 13 9		
Total C—Other Charges, Total 2—Administration Expenses 3. INTEREST ON LOANS Interest paid to the Employees' State insurance Provident					50,53,260 3	5
Fund Less Interest accrued/ received on invest- ments of Provident	34,192	0	0			
Fund balances	28,470	5	5		5,721 10	7
_				•		
Total Expenditure on Revenue Account. To excess of Income over expenditure c/o					2,88,30,091 7	3
to Balance Sheet.					3,25,44,111 10	9
					-	
						
Total 6,13,74,203 2 0				Total .	6,13,74,203 2	0
				(Sd.) (V. M. ALE	SUQUERQUE),	

New Delhi Dated.

Director General, Employees' State Insurance Corporation.

EMPLOYEES' STATE INSURANCE CORPORATION BALANCE SHEET ' As on 31st March, 1957

Liabilities		Amount	Assets		Amount
Employees' State Insurance Corporation Provident Fund	Rs.	Rs.	Lands and Buildings (wholly owned by the Corporation).	Rs.	Rs.
As per last balance sheet. ADD Amount credited during the year	7,99,014 4 0 3,82,670 6 0	As per	last balance sheet Suspense (Advances for construction of Hospital, etc., made).	10,28,167	12 3
LESS Payments made during the	11,81,684 10 0		As per last balance sheet .	nil.	
year	72,311 5 0	11,09,373 5	o ADD Payments made during the year	2,85,942 4 0	2,85,942 4 0
Deposits of securities e.g., by Contractors. As per last balanc e sheet. ADD Deposits received during the year	14,579 8 0 13,211 8 0		Permanent Advances to the Heads of offices of the Corporation. As per last balance sheet	5,981 10 0	
during the year	27,791 0 0		ADD Payments made during the year	2,517 7 0	
LESS Deposits repaid during year	the 14,822 8 0	12,968 8	0	8,499 I O	
Deductions from bills payable to other parties.		12,,,00	LESS recoveries made during the year	726 10 0	7,772 7 0
As per last balance sheet . ADD Deductions made during the year	601 4 0		Advance of Pay on transfer to the employees of the Corporation. As per last balance sheet.	1,558 0 0	,,,,-
LESS Payments made during the	1,01,302 2 0 1,00,735 15 0		ADD Payments made during the year	12,497 8 0	
year Depreciation Reserve fund of		566 3	o LESS Recoveries made during the	14,055 8 0	
buildings for the offices of the Corporation,			year	9,302 0 0	4,753 8 0
As per last balance sheet ADD Provision made during the year (includes Rs. 2,514-9-9	63,382 0 0		Advance of T.A. on transfer to the employees of the Corporation.	_	4,/33 6 0

on account of interest accrued from investments of	14,714 9 0	78,096 9	9 As per last balance sheet . ADD Payments made during the	1,1 9 9	6	0		
the balance).			year	15,612	0	0		
Repairs and Maintenance			LFSS Recoveries made during the	16,811				
Reserve Fund of buildings for			year guille during the	11,565				
the offices of the Corporation. As per last balance sheet	70,438 15 8						5,246 2	0
Provision made during the	*****		Miscellaneous Advances to the					
year (Includes. Rs 2,503 2-9 on account of interest	16,153 2 9		employees of the Corporation (fixtical advances)					
accrued from investments	86592 1 9		As per last balance shee	Nıl				
of the balance).			ADD Payments made during the yea LESS Recoveries made during	ır 43, 243 44,638		0	6 04 S	0
			the year	443070	_	•	904	Ü
SS Payments made for repairs	237 0 0		Miscellaneous Advances and					
		86,355 r	9 Deposits.					
Permanent (Partial & Total)			As per last balance sheet .	66,511		9		
Disahlement Benefit Reserve Fund.			ADD Payments made during the year	2,30,820	14	6		
As per last balance sheet.	16,24,908 7 10		•	2.97,332	3	3		
D Provision made during the vear (Includes Rs. 50,758-6-			LESS Receipts during the year .	64,554	8	0	2,32,777 II	,
11 on account of interest accrued from investments	14,63,258 6 11		Advance payments on behalf of State Governments.	•			-,5-,,,, 11	3
of the balance).	30,88,166 13 11		As per last balance sheet .	1,206	3	6		
SS Payments made during the	1,92,913 J 0		ADD Payments made during the	1,200				
year		28,95,253 12 1	I year					
Dependants' Benefit Reserve Fund			LESS Recoveries made during the	2,406				
As per last balance sheet	4,95,417 11 0		vear	1,328			1,078 8	0
D Provision made during the	479034-7 0		Advance to the Reserve Bank				1,0/0 6	U
year (Includes Rs. 15,284-6-3			of India for purchase of					
on account of interest accr-	5,33,084 6 3		Securities.					
ued from investments of the			As per last balance sheet	nil.				
halance, i	0		ADD Payments made during the	3,92,76,043	7	0		
non	10 28,502 1 3		Vear.	,				
SS Payments made during the veat	80,266 9 6	9,48,235 ~	LESS Adjustments made during the year,	3,92,76,043	7	0	nil	

	Liabilities		Amount	Assets		Amount
		Rs.	Rs.		Rs.	Rs.
DD	Income and Fxpenditure account Excess of Income over Ex- penditure, as per last balance sheet Balance of excess of income over expenditure during the year 1956-57	8,36,35,665 15 10 3,25,44,111 10 9	11,61,79,777 10 7	Loans to the employees for purchase of conveyance. As per last balance sheet. ADD Payments made during the year LESS Loans recovered during the year	33.551 ~ 0 11,288 0 0 46,839 7 0 16,989 2 0	29,850 5 0
				Interest on investments accrued but not due, As per last balance sheet ADD Interest accrued upto	7,13,739 12 0 10,59456 12 0	
				LESS Adjustments for the previous year Interest on investments accruedbut not received As per last balance sheet	17,73,196 8 0 7,13,739 12 0	10,59,456 12 0
				ADD Interest accrued upto	24,612 8 0	43,704 12 0
				Income-tax deduction receivable As per last balance sheet ADD Income-tax deduction upto 31-3-1957	15,715 2 0 15,517 2 0 87,919 14 0	
				Investments of Cost.		1,03,437 0 0
				(a) Depreciation Reserve Fund of Buildings for the offices of the Corporation. As per last balance sheet ADD Investments made during the year	49,8=1 2 0 14,409 6 0	63,280 8 o

,	Repairs and Maintenance Reserve Fund of Buildings for the offices of the Corporation. As per last balance sheet. Investments made during the	54,434			======================================
	year	15,900	0 0	70,334 7 0	ļ'
(c) .	Permanent (Partial & Total) Disablement Benefit Reserve Fund,				1 DE (
	As per last balance sheet .	5,96,969	3 0		1 1
AD D	Investments made during the year	10,22.154 1	1 0	16.19.123 14 0	GAZETIE
(d)	Dependants' Benefit Reserve Fund.				
ADD	As per last balance sheet. Investments made during	2,18.793	0 0		
	the year,	2.75,020	5 0	4,93,813 5 0	JIA
	h Remittances. As per last balance sheet Debits adjusted during the	42,000	0 0	-	OF INDIA: QUIOBER
ndb.	year.	7,64.22,929	3 10), E
LESS	Credits adjusted during the year	7,64,64,929 7,64,60,429	3 IO 3 IO	4,500 0 0	
(a) (i	Balance Investments.) E.S.I.C. Prov. Fund. As per last balance sheet Investments during the year.	6,57,428 I 2,66,908		- 9,24,336 13 O	11, 1958/ASVINA 18, 1080
,	i) General Cash Balances. As per last balance sheet Investments during the year	7,95,63,472 4,55,57,633 I		-	19, 1000
. LESS	Realisation of maturity or sale of investments	12,51,21,106 1,49,67,516	10 0 0 3	11,01,53,598 6 3	 -==== E761

Liabilities		Amount	Assets		Amount
· · · · · · · · · · · · · · · · · · ·	Rs,	Rs.		Rs.	Rs.
			(b) Cash Balance Cash in hand and with Bankers 51,78,856 12	0 51,78,856 12	0 11,62,56,782 15
То	al:— Rs.	. 12,13,10,626 10 9		Total	12,13,10,626 10

(Sd.) V. M. ALBUQUERQUE, Colonel

Director General,

Employes' State Insurance Corporation, New Delht.

New Delhs Dated the 29th May, 1957

Certified that subject to the remarks in the audit note this Balance Sheet is in my opinion a full and fair Balance Sheet containing all necessary particulars drawn up and according to the best of my information and explanation given to me and as shown by the books of the Corporation it bits a true and correct view of the state of the Corporation affairs. Information and explanation required have been furnished by the officers of the Corporation and have been found satisfactory except to the extent mentioned in the Audit Report.

Sd'-

Assistant Accounts Officer, Outside Audit Department (Civil), Central Revenues. Split up of the Balance of Rs. 2,32,777 II 3 shown under the head "Miscellaneous Advances & Deposits" on the Assets side of the Balance Sheet as at 31-3-1957.

Liabilities		Amount	Assets		Amount
	Rs.	Rs.		Rs.	Rs.
Miscellaneous Deposies. As per last Balance Sheet ADD receipts during the	7 ¹ 3 4 9		Miscellaneous Advances As per last Balance Sheet ADD payments made during the year	67,224 9 6 2,27,442 6 9	
year			the year	2,94,667 0 3	
LSSE adjustments	43,560 6 6 3,378 7 9	40,181 14 9	LESS receipts during the year.	21,707 6 3	2,72,959 10 0

[No. F. HI-4(5)/58,]

P. R. NAYAR, Under Secy.

New Delhi, the 4th October 1958

S.O. 2119.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the East Basseriya Colliery and their workmen.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD.

Reference No. 36 of 1958

PARTIES:

Employers in relation to the East Basseriya Colliery of Messrs. East Basseriya Colliery Co. Private Ltd.

AND

Their workmen.

Dated the 17th September, 1958

PRESENT:

Shri Salim M. Merchant, B.A., LL.B.—Chairman.

APPEARANCES:

Shri Sudist Narayan Singh, Secretary, Berme Coalfield Workers Union, Swang Branch—for the workmen.

Shri D. Narsingh, Advocate-for the management.

Industry: Coal State: Bihar.

AWARD

The Government of India, Ministry of Labour and Employment, by order No. LR.II/2(61)/58 dated 9th June 1958 was pleased, in exercise of the powers conferred by clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947 (XIV of 47), to refer the industrial dispute between the parties above named in respect of the following matters specified in the Schedule to the said order to me for adjudication:—

THE SCHEDULE

- "(1) Whether the dismissal of Shrimati Bhikhani Kamin, Parking Mazdoor of East Basseriya Colliery, P.O. Kusunda, was justified?
- (2) If not, what relief is she entitled to?"
- 2. After the usual notices were issued on the parties, the written statement of claim on behalf of the workmen was filed on 30th June. 1958 and the written statement in reply was filed by the employers on 22nd July, 1958. The dispute was thereafter fixed for hearing on 5th August, 1958 and at the adjourned date of hearing on 17th September, 1958, the parties filed the terms of settlement reached between them, a copy of which is annexed hereto and marked annexure 'A', and prayed that an award be made in terms thereof. The terms of settlement appear to me to be fair and reasonable in the circumstances and facts of this case. I, therefore, make an award in terms of Annexure 'A' hereto, which shall form part of this a ward.

No order as to costs.

(Sd.) SALIM M. MERCHANT,

Chairman,

DHANBAD;

Central Govt, Industrial Tribunal, Dhanbad.

The 17th September, 1958.

ANNEXURE "A"

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD

REFERENCE No. 36 of 1958

PARTIES

Management of East Basurya Colliery

AND

Its workmen.

The parties above-named jointly beg to submit that the dispute referred to this Honourable Tribunal in the present Order of Reference has been amicably settled among themselves as follows:—

- 1. The Management shall re-employ Smt. Bhikuni Kamin in her former category in the East Bassurya Colliery as early as possible, but not later than a month from today.
- 2. The Management shall be at liberty to transfer Smt, Bhikuni Kamin from the said East—Basurya Colliery to the Kusunda Nayadih Colliery belonging to the same Management after she has—worked at the East Basurya Colliery for a period of at least two months. Smt. Bhikuni Kamin shall not challenge the said transfer.
- 3. The Management shall, ex gratia, pay to Smt. Bhikuni Kamin the sum of Rs. 150/- (Rupees one hundred and fifty only).
 - 4. Smt. Bhikuni Kamin has no further claim against the Management.
 - 5. The workmen, therefore, do not press the present reference.
- 6. In these circumstances, the parties pray that this Honourable Tribunal may be graciously pleased to give an Award in terms of the foregoing settlement.

And for this, the parties as in duty bound, shall ever pray.

(Sd.) H. CHANCHANI,

For Management.

17-9-58.

Agent.

L. T. I. of Smt. Bhikuni Kamin.

(Sd.) D. Narsingh, Advocate, For Management.

17-9-58.

Witness:

- 1. RAM KISHORE PD. SINGH, E.B. Colliery, 17-9-58.
- 2. (Sd.) SUDIST NARAYAN SINGH,

Secretary, Beromo Coal Field Workers' Union, Swang Branch at 8, P.O. Swang, District Hazaribagh—for workman.

Taken on file.

((Sd.) SALIM M. MERCHANT,

Chairman,

Central Govt. Industrial Tribunal,

Dhanbad.

The 17th September, 1958.

[No. LRII/2(61)/58.]

S.O. 2120.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to M/s Macreill and Barry Lta. and their workmen.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD

REFERENCE No. 38 of 1958.

PARTIES:

Employers in relation to Messrs. Macnell & Barry Ltd.,

AND

Their workmen.

Dated the 19th September 1958.

PRESENT:

Shri Salim M. Merchant, B.A., LL.B.—Chairman.

APPEARANCES:

Shri S. K. Bhattacharjce, Labour Adviser-for the Employers.

Shri Keshab Bancrjee, General Secretary, Colliery Mazdoor Union—for the workmen.

State: West Bengal.

Industry: Coal.

AWARD

The Government of India, Ministry of Labour & Employment, by Order No. LR.II/2(67)/58, dated 16th June 1958 made in exercise of the powers conferred by clause (d) of sub-section (1) of Section 10 of the Industrial Disputes

Act, 1947 (XXV of 1947), was pleased to refer to me for adjudication the industrial dispute between the parties above named with regard to the subject matter specified in the following schedule to the said order:—

"Whether Shri K. G. Ganguli, Typist, is entitled to be placed under Grade
I of the Company and to get annual increment of the scale prescribed
for the said grade."

- 2. After the usual notices were is used on the parties, the General Secretary, Colliery Mazdoor Union, filed the written statement of claim on behalf of the workmen on the 3rd July, 1958 and the employers filed their written statement in reply on the 15th July, 1958. The matter was then fixed for hearing on the 19th August, 1958, on which date after being part heard, it was adjourned till today in order to enable the parties to file certain documents.
- 3. At today's hearing, the parties have filed a joint application recording the terms on which the dispute has been settled between them and have prayed that an award be made in terms thereof. A copy of the said application is annexed hereto and marked Annexure "A". As I am satisfied, considering the facts and circumstances of the case, that the settlement is a fair and reasonable one, I make an award in terms of the Annexure "A" which shall form part of this award.
 - 4. No order as to costs.

DHANBAD:

Salim M. Merchant, Chairman,

Central Govt. Industrial Tribunal,

The 19th September, 1958.

Dhanbad.

ANNEXURE A

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, AT DHANBAD

REFERENCE No. 38 of 1958.

The employers in relation to Dishergarh Head Office of Messrs. Equitable Coal Co. Ltd., under the Managing Agency of Messrs. Macneill & Barry Limited.

AND

Their workmen.

The joint application of the employers and the workmen in the above reference most respectfully sheweth:—

- 1. That the parties have come to a mutual agreement in the above reference which may be settled on the following terms:—
 - (a) that Shri K. G. Ganguly, Typist, shall be placed in company's Grade I of Clerical Staff on a basic salary of Rs. 133/- per month with effect from 1st June 1958;
 - (b) that in full satisfaction of all claims in the above reference Sri Ganguly shall be granted an ex-gratia payment of Rs. 250/-;
 - (c) that the employers shall implement the aforesaid terms within seven days from date.
- 2. That the parties pray that the above reference may kindly be disposed of in terms of this settlement.

DHANBAD:

The 19th September, 1958.

(Sd.)

Constituted Attorney
for and on behalf of the
Employers.

(Sd.) KESHAB BANERJEE,

General Secretary, Colliery Mazdoor Union,

for and on behalf of the workmen.

Taken on file.

(Sd). SALIM M. MERCHANT, Chairman, Central Govt. Industrial Tribunal, Dhanbad.

DHANBAD; The 19th September, 1958. Dhanbad.

New Delhi, the 4th October 1958

S.O. 2121.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the Karampada Mines of Messrs. Misrilall Jain, Barajamda and their workmen.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT DHANBAD.

Reference No. 33 of 1958.

PARTIES:

Employers in relation to Karampada Mines of Messrs. Misrilall Jain, Bara-jamda.

AND

Their workmen.

Dated the 18th September, 1958.

Present:

Shri Salim M. Merchant, B.A., LL.B., Chairman.

APPEARANCES:

Shri T. Hussain, General Manager-for employers.

Shri R. C. Paliwal, General Secretary, and Shri S. P. Verma, Assistant Secretary, Gua Mines Workers' Union—for the workmen.

State: Bihar.

Industry: Iron & Manganese Ore.

AWARD

The Government of India, Ministry of Labour & Employment by its Order No. LR.II/11(41)/58, dated 28th May 1958 made in exercise of the powers conferred by clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), was pleased to refer to me for adjudication the industrial dispute between the parties above named in respect of the matter specified in the following schedule to the said order:—

"Whether the workmen employed in the Karampada Mines of Messrs.

Misrilall Jain, Barajamda, are entitled to bonus for the year 1956-57 and if so, what should be the quantum of such bonus?"

- 2. Usual notices on parties to file their written statements were issued on the 2nd June 1958 but as neither party filed any written statement, the matter was fixed for hearing on the 4th August 1958, was adjourned to the 19th August 1958. At the hearing on the 19th August 1958 the management stated that the dispute had been amicably settled through Shri R. C. Paliwal, General Secretary of the Gua Mines Workers' Union. As Shri S. P. verma, Assistant Secretary of the Union wanted time to ascertain the correctness of the statement, the hearing was adjourned to the 17th September 1958. At the hearing on the 17th September 1958, the workmen were represented both by Shri R. C. Paliwal, General Secretary, and Shri S. P. Verma, Assistant Secretary, Gua Mines Workers' Union, and they filed a joint application dated the 4th August 1958 in which are incorporated the terms of settlement reached between the parties and they prayed that an award be made in terms of the settlement. A copy of the said application is annexed hereto and marked Annexure 'A'. I, therefore, make an award in terms of Annexure 'A' which shall form part of this Award.
 - 3. No order as to costs.

Salim M. Merchant, Chairman, Central Govt. Industrial Tribunal, Dhanbad.

DHANBAD;

The 18th September, 1958.

ANNEXURE 'A'

To

The Chairman,

Industrial Tribunal, Dhanbad.

REFERENCE No. 33 OF 1958.

PARTIES:

Employer in relation to Karampada Mines of M/s. Misrilall Jain, Barajamda,

AND

Their workmen.

The humble joint polition of M/s. Misrilall Jain and their workers represented by the General Secretary, Gua Mines Workers' Union, most respectfully. Sheweth:-

- 1. That your petitioners above-named have amicably settled the dispute which was the subject matter of the above reference on the following terms:—
 - (a) That M/s. Misrilall Jain will make an ex-gratia payment to their workmen of Karampada mines (15) fifteen days wages, provided only those workers who have completed one year service with M/s. Misrilall Jain will be entitled to get such ex-gratia payment.
- 2. Your petitioners state and submit that as no further dispute is pending, Your Honour will be pleased to pass an Award incorporating the above Terms of Settlement.
 - (Sd.) DHARAMCHAND JAIN,

Const. Attorney for Misrilall Jain.

(Sd.) R. C. PALIWAL,

General Secretary,

Gua Workers' Union.

The 4th August, 1958. Presented in Court.

- (Sd.) T. HUSSAIN. The 7th September, 1958.
- (Sd.) R. C. PALIWAL. The 17th September, 1958.
- (Sd.) S. P. VERMA. The 17th September, 1958.

Taken on file.

|(Sd.)|SALIM M. MERCHANT,

Chairman.

Central Govt. Industrial Tribunal, Dhanbad.

The 17th September, 1958,

[No. LRII/11(41)/58.]

ORDERS

New Delhi, the 30th September 1958

S.O. 2122.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to Kustore Colliery of Raneegunge Coal Association Ltd., P.O. Kusunda (Dhanbad), and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

THE SCHEDULE

Whether having regard to the nature of duties performed by him, Shri Satish Chandra Bhattacharjee should be designated as a loading clerk under the award of the All India Industrial Tribunal (Colliery Disputes) and if so with effect from which date.

[No. LRII/2(107)/58.]

New Delhi, the 4th October 1958

S.O. 2123.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the National Insurance Company Limited and their workmen in respect of the matter specified in the schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad constituted under Section 7A of the said Act.

SCHEDULE

Whether the workmen in the National Insurance Company Limited, Calcutta are entitled to any relief on account of increase in the cost of living index and, if so, to what extent.

[No. LRII-11(20)/58.]

New Delhi, the 6th October 1958

S.O. 2124.—Whereas the management in relation to the General Assurance Society, Limited, Bombay and the General Insurance Employees' Union, Bombay, have jointly applied to the Central Government for reference of an industrial dispute to a Tribunal in respect of the matters set-forth in the said application, reproduced in the Schedulc hereto annexed;

And whereas the Central Government is satisfied that the said General Insurance Employees' Union represents a majority of the workmen;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 10 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Nagpur, constituted under Section 7A of the said Act.

SCHEDULE

Form of application under sub-section (2) of Section 10 of the Industrial Disputes Act, 1947, for reference of an Industrial Dispute to an Industrial Tribunal. Whereas an Industrial Dispute exists between the General Assurance Society Ltd., Bombay and the employees' Unions and it is expedient that the matter specified in the enclosed statement which are connected with or relevant to the dispute should be referred for adjudication by an Industrial Tribunal an application is hereby made under sub-section (2) of Section 10 of the Industrial Disputes Act, 1947, that the said matters should be referred to an Industrial Tribunal.

This application is made by the undersigned who had been duly authorised to do so by virtue of resolution (copy enclosed)—adopted by majority of members present at a meeting of the General Assurance Society Ltd./General Insurance Employees' Union, Bombay held on the 11th November, 1957.

A statement giving the particulars required under Rule 3 of the Industrial Disputes Central Rules, 1947 is attached.

BOMBAY:

The 22nd November, 1957.

(Sd.) R. S. Mehta,
 Divisional Manager,
 General Assurance Society Ltd.,
 Bombay,
 Representing the Management.

(Sd) K. S. B PILLAI,
General Secretary,
General Insurance Employees'
Union, Bombay,
Representing the Employees' of
the General Assurance Society
Ltd., Bombay
(Sd.) President
General Insurance Employees'
Union, Bombay.

To

The Secretary,
Government of India,
Ministry of Labour,
New Delhi.

Statement required under Rule 3 of the Industrial Disputes Central Rules, 1957, to accompany the form of application prescribed under sub-section (2) of Section 10 of the Industrial Disputes Act, 1947:—

A. Parties to the Dispute

- General Assurance Society Ltd, General Assurance Building, Dr Dadabhoy Naoroji Road, Fort Bombay-1.
- 2 General Insurance Employees' Union, 150, Vijay Nagar, Dadar, Bombay-28
- B Specific matter under dispute

Schedule attached — Charter of Demands—submitted on the 30th May, 1957, by the General Insurance Employees' Union, Bombay on behalf of the members of the General Assurance Society Ltd, Bombay.

- C. Total number of workmen employed in the undertaking affected.
- D. No of workmen affected or likely to be affected by the dispute
- E Efforts made by the parties themselves to adjust the dispute.

37.

36

Mutual negotiations and subsequent conciliation before the office of the Conciliation Officer (C)-II, Bombay.

- Sd/- R. S Mehta Divisional Manager, General Assurance Society Ltd, Bombay. Representing the Management.
- 2. Sd/- K S B PILLAI,
 General Secretary,
 General Insurance Employees'
 Union, Bombay,
 Representing the Employees of
 the General Assurance Society
 Ltd., Bombay.

BOMBAY;

The 22nd November, 1957.

DRAFT

THE GENERAL INSURANCE EMPLOYERS' UNION, BOMBAY, 150, VIJAY NAGAR, BOMBAY-28.

Demand No. 1.—Salary Scales: (a) Lower Grade Staff: (sepoys) Rs. 60—5—150. Mr. S. P. Chawan should be promoted as Head Pcon, and he should be paid 3 additional increments.

(b) All employees other than Lower Grade Staff working as Clerks, Telephone Operators, Typists, Stenographers, Comptists, etc., etc., shall be called "Assistants" and their salary scales shall be as under:—

Rs. 100—10—150—15—225—20—325—25—450.

The present 'A', 'B' and 'Spl.' Grades shall be abolished and the above one single Grade shall be introduced for all Assistants.

(d) Head Clerks: The present Departmental Heads including the Cashier shall be considered as Head Clerks and their salary scales shall be.

Rs. 300-25-500.

Promotions to the Head Clerks' Grade shall be from amongst the existing staff strictly according to seniority.

Demand No. 2 -- There shall be no Efficiency Bar at any stage in the scales demanded above.

Demand No. 3.—Retrospective effect to the salary scales demanded above shall be given from 1st January, 1957.

Demand No. 4—Adjustments: When salaries of old employees are to be fitted into new scales, the employees should be given a rise according to the number of years of service, i.e., the existing salary should be adjusted on a point to point basis.

Demand No. 5.—Special Adjustments: Annual increments not paid as a result of wrongful operation of the existing Grades 'A', 'B' and 'Spl.' for the years 1954, 1955 and 1956 should be sanctioned with retrospective effect from the date in which the increments were due and the total difference should be paid to the affected employees.

Demand No. 6.—If after the adjustment demanded above has been implemented, any employee is found to be drawing higher salary, the same shall not be reduced.

Demand No. 7.—Allowances: (a) Dearness Allowance.—Dearness Allowance for all the staff shall be paid on the following basis:—

Salary Dearness Allowance
On first Rs. 50 of the basic salary
For the next Rs. 51 to Rs. 100 basic salary
For the next Rs. 101 to Rs. 200 basic salary
For the next Rs. 201 to Rs. 300 basic salary
For the next Rs. 301 to Rs. 450 basic salary
For the next Rs. 451 and above basic salary
Minimum Dearness Allowance payable shall be Rs. 75 per month.

- (b) Machine Allowance.—(i) Assistants working in Typing Department, working on machines such as Comptometer, Telephones, Duplicating Machines. etc., shall be paid Rs. 20 per month as Machine Allowance.
- (ii) Employees in Lower Grade operating machines and or doing work connected with machines shall be paid Rs. 10 per month as Machine Allowance. (This applies to those who do cyclostyling work, franking work and such other work connected with the Machines.)

- (iii) Machine Allowance shall be treated as part of salary for the purpose of Provident Fund, Gratuity, Bonus and leave.
- (c) Cash Allowance.—(i) Those Assistants who do the work of handling cash and who do the work connected with Banks and other offices involving monetary responsibilities shall be paid Rs. 20 per month.
 - (ii) Delivery Peon shall be paid Rs. 10 per month.
- (d) Acting Allowance.—(i) When an Assistant in Head Clerk's grade is on leave for six days or more, the senior most employee in the same Department shall be called upon to act in the absence of the Head Clerk, and he who acts in the higher grade shall be paid an Acting Allowance of 20% of the initial salary of the grade in which he acts or 20% of his salary whichever is higher.
- (e) House Rent Allowance.—A house rent allowance equivalent to 10% of the total salary shall be paid to all the employees provided that the minimum house rent allowance shall be Rs. 20/- p.m. or in the alternative residential quarters shall be provided for the staff at subsidised rent.
- (f) Overtime, Sunday and Holiday Work Allowance.—No employee shall be required to work before or after the office hours or on Sundays or Holidays; if such a contingency arises due to extraordinary circumstances, an employee called upon to do overtime work on working days or on holidays or Sundays shall be paid an extra allowance as under:—
 - (i) Overtime work beyond scheduled office hours shall be paid at double the rate of salary and dearness allowance in addition to the normal salary and allowances
 - (ii) Work on Sundays and holidays shall be treated as overtime and paid at double the rate of salary and dearness allowance in addition to the normal salary and dearness allowance if the work is for or within the usual office hours,
 - (iii) Work on Sundays and holidays beyond the normal office hours of working days shall be paid at 2½ times the rate of salary and dearness allowance in addition to the normal salary and dearness allowance.
 - (iv) A compensatory off shall be given for work done on Sundays and holidays.

Demand No. 8.—Proportion of Staff.—(a) After every six Assistants there shall be one Peon. (This shall be in addition to the Bank Peon, Delivery Peon, Peons attached to the Manager and other Officers of the Society.)

- (b) In Department where the number of Assistants is less there shall be one Peon irrespective of the number of Assistants.
- (c) After every six Assistants there shall be one Head Clerk and Departments where strength of the Assistants is less than six there shall be one Head Clerk.

Demand No. 9.—Age limit.—Retirement age limit shall be 65 years.

Demand No. 10.—Leave Reserve.—The work-load of the Assistants are considerably increased, on account of not recruiting new hands after the exit of many Assistants during the last 2 years. At least, 1/10th of the staff in the Assistants Grade and Lower Grade shall be employed as necessary leave reserve for enabling the employees to avail themselves of the leave due to them and reducing the work-load.

Demand No. 11.—Uniform to Lower Grade Staff.—In addition to the present set of uniform supplied the Lower Grade Staff shall be given two shirts, one pair of chappals, every year and those doing outdoor duty shall be given a Raincoat and one pair of Gum boots every two years.

Demand No. 12.—Bonus.—The Society should pay to its staff and sub-staff a bonus equivalent to 2½ months' salary with dearness allowance. Proportionate bonus may be paid to the employees who may not have completed one year's service during the year in question but had put in more than 3 months' service.

Demand No. 13.—Leave.—The present Leave Rules should stay. Those employees who were not paid dearness allowance while encashing privilege leave

should be paid dearness allowance also with effect from 1954 and no deduction of D.A. should be made in future while leave is encashed.

Demand No. 14.—Gratuity.—(a) An employee on voluntary retirement or on resignation shall be paid Gratuity at the rate of one month's salary and all allowances for every year of completed service (six or more months to be computed as one year).

- (b) The amount of gratuity shall be calculated on the last rate of salary and all allowance which the employee shall be entitled to draw at the time of his retirement, resignation or termination of service.
- (c) Full gratuity shall be payable to an employee who has completed 3 years of service at the time of his retirement, resignation or termination of service by the employer. In the case of death or retirement, resignation or termination due to permanent physical disability or mental infermity or compulsory retirement, resignation or termination, full gratuity shall be paid without any restriction of period.
- (d) An employee voluntarily retiring or resigning within 3 years of service shall be paid gratuity at the rate of 3/4th of a month's salary including all allowances for each year of service.

Demand No. 15.—Medical Aid Scheme.—Free and full medical aid scheme including examinations by Consultants, etc., shall be provided for all the employees of the Society and their families.

Demand No. 16.—Retrospective Effect.—Retrospective effect as regards Demands Nos. 1, 4, 6 and 7 shall be given from 1st January, 1957.

Demand No. 17.—Victimisation.—No employee should be victimised or ill-treated for his Trade Union activities. No employee shall be debarred from any public activity.

Demand No. 18.—T.A. and D.A. Rules.—The present T.A. and D.A. Rules of the Society which are antiquated should be scrapped and in its place a properly thought out and prepared set of rules should be introduced in consultation with this Union taking into consideration the present day cost of travel and living expenses. The salient features of the rules should be among other things as follows:—

Basic vay of those travelling		Class of travel	Daily allowance
Upto Rs. 100	••	Inter Class and if the same not available 3rd Class.	Rs. 8
From Rs. 100 to Rs. 450 All Head Clerks	* 1	2nd Class and if same not available 1st Class.	Rs. 12
mi ileau Cierks	• •	1st Class.	Rs. 15

Demand No. 19.—Transfers.—(i) No employee of the Society should be transferred from Bombay Office to any other Branch or Head Office without his willingness in writing and the transferred employees should be paid an increase of 50% of their basic pay for a temporary transfer and 45% for a permanent transfer with a proviso that he would be re-transferred to Bombay Office in the event of a closure of the Branch to which he has been transferred. The same rule shall apply in case of transferred employee having been found to be unsuitable for any reason at that Branch or Head Office.

(ii) Shri J. M. Panakal who is under orders of transfer shall be paid an increase of 45% in his basic salary and all his expenses for shifting his moveable property. He should also be guaranteed to be re-transferred to Bombay Office in the event of a closure of Jaipur Office or on his being found not suitable for Jaipur Office. The terms and conditions of service of the Bombay Office should apply in case of Mr. Panakal during his tenure of office at Jaipur Branch,

Demand No. 20.—General.—Nothing contained in this Charter shall adversely affect or take away from any employee or group of employees any rights, privileges or usages, practices or conventions, amenities or other conditions of service that are already vested in cr enjoyed by such employees or group of employees.

: ---

Demand No. 21.—No employee shall be adversely affected by the implementation of these demands if his service condition in any respect would be higher than the effect of the demand.

All the Demands set forth hereinabove shall be implemented with effect from 1st January, 1957 unless otherwise specifically stated.

[No. LR-II-11(14)/57.]

(Sd.) K. S. B. PILLAI, General Secretary.

BOMBAY:

The 21st May, 1957.

S.O. 2125.—Whereas the management in relation to the General Assurance Society, Limited, Calcutta and the General Assurance Society Employees' Union, Calcutta, have jointly applied to the Central Government for reference of an industrial dispute to a Tribunal in respect of the matters set forth in the said application, reproduced in the Schedule hereto annexed;

And whereas the Central Government is satisfied that the said General Assurance Society Employees' Union represents a majority of the workmen;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Nagpur, constituted under Section 7A of the said Act.

SCHEDULE

Form of application under sub-section (2) of Section 10 of the Industrial Disputes Act, 1947, for the reference of an industrial dispute to a Board of Conciliation/Court of Inquiry/Industrial Tribunal.

Whereas an industrial dispute exists between the General Assurance Society Ltd., and the General Assurance Society Employees' Association and it is expedient that the matter specified in the enclosed statement which are connected with or relevant to the dispute should be referred for adjudication by an Industrial Tribunal, an application is hereby made under sub-section (2) of Section 10 of the Industrial Disputes Act, 1947, that the said dispute should be referred for an Industrial Tribunal, Calcutta. This application is made by the undersigned who have been duly authorised to do so by virtue of a resolution (copy processed), adopted by a majority of the members present at a meeting of the enclosed) adopted by a majority of the members present at a meeting of the General Assurance Society Employees' Association held on the 16th October, 1957.

A statement giving the particulars required under Rule 3 of the Industrial Disputes (Central) Rules, 1947 is attached.

> Signed as authorised by the Genera' Assurance Society Ltd.

- Sd./-
- Sd./-
- Sd./-

On behalf of the General Assurance Society Employees' Association.

1. Sd./~

President.

Sd./-

2.

Vice-President.

- 3. Sd./-
- 4. Sd./-
- Sd./-5. Sd./в

Joint Secretary. Signature of Applicant(s).

The 17th June, 1958,

Statement required under Rule 3 of the Industrial Disputes (Central) Rules, 1957, to accompany the form of application prescribed under sub-section (2) of Section 10 of the Industrial Disputes Act, 1947:—

(a) Parties to the dispute:

The General Assurance Society Ltd., 8, Dalhousie Square East, Calcutta-

Vs.

The General Assurance Society Employees' Association, 8, Dalhousie Square East, Calcutta-1.

- (b) Specific matters 111 dispute: |
- Matters covered by the letter of the General Assurance Society Em-ployees' Association to the Manager and Underwriter, General Assurance Society Ltd., Calcutta, dated the 5th July, 1957, with enclosures, i.e., charter of demands and interim relief.
- (c) Total number of workmen employed in the undertaking affected:
- 115.
- (d) Estimate of the number of affected workmen likely to be affected by the dispute:
- 115.
- (e) Efforts made by the parties themselves to adjust the dispute;

The parties concerned themselves discussed occasionally to adjust the dispute, but their efforts were unsuccessful.

Sd./-

President of the Association.

Sd./-

THE CHARTER OF DEMANDS

The General Assurance Society Employees' Association, Calcutta demands of the General Assurance Society Ltd., a replacement of the Agreement, dated the 17th December, 1954 between the Society and the All India Association in the manner stated hereinafter.

The demands as given below should be equally applicable to the employees of all the full fledged Branches and other Offices of the Society throughout India. no differentiation being made or continued between employees at Calcutta Office and the employees of other offices, inasmuch as the basic needs of each are the same.

The following grades and scales of pay should be given to the employees in all the offices of the Society; and wherever there is any existing grade and scale of pay, it would be refixed as under:—

1. For Clerical Staffs including Stenographers, Comptometer Operators.

Typists, Technical Assistant and Cashier.

Grade I. Section-in-charge, 1st Assistant, Cashier, Technical Assistants (e.g., Motor Inspector, Motor Mechanic, etc.).

Rs. 250-20-350-25-450 (In 9 years without efficiency bar).

Grade II. Senior Assistants, Stenographers and Comptometer Operators.

Rs. 160-10-250-15-340 (In 15 years without efficiency bar).

Grade III. Clerks and Typists.

Rs. 108-7-150-10-300 (In 21 years without efficiency bar).

Duftry: Rs. 75—5—125—7}—170.

2. Subordinate Staff: Bearer, Pcons, Durwans, etc.

Rs 65-3-80-4-100 (In 10 years without any efficiency bar).

Persons employed in each of the aforesaid categories shall be promoted to the next higher grade on the basis of seniority-cum-efficiency.

- (i) 45% of the clerks should be put in Grade II.
- (ii) No direct recruitment be made in Grade II.
- (iii) Grade II should include (a) Graduates in Grade III who have had at least two years' experience in the Society, (b) Grade III clerical employees who have put in 7 years' experience in the Insurance line, (c) those clerks who are engaged in receiving and disbursing cash and/or cheques, i.e., monies, (d) those typists who since qualified as stenographers and serve as such, (e) those clerks who have special qualifications in any branch of Insurance and (f) all other categories who may be deemed fit for Grade II on merit.
- (iv) Typists should be put in Grade III.

8661

- (v) Graduates or persons having special qualifications in any branch of Insurance should be appointed with two increments in Grade III. Post-graduates and double graduates should be appointed in the said grade with three increments.
- (v1) Intermediates should be appointed with one increment in Grade III.
- (vii) Cash poons, Bank bearer or Durwans and head bearer and cycle peons who are doing very responsible jobs should be given two additional increments in subordinate staff grade.

Post of legal assistant when created or if any existing post falls vacant shall be filled in from amongst the members of the staff who are Law Graduates or whose qualification entitles them to be enrolled as Advocates.

Adjustment.—All employees will be fitted into the grades first. Then employees shall be given two ad-hoc increments at the rate of increment in their grades. Further, all clerical and sub-staff in all offices and branches will be given annual grade increment in their respective grade from 1st January, 1957 in addition to above ad-hoc increment and in future all employees will get their grade increments from 1st January onwards every year.

Special Adjustments.—Annual increments not paid as a result of wrongful operation of the existing Grades 'A', 'B' and Special grade for the year 1954, 1955 and 1956 should be sanctioned with retrospective effect from the date in which the increments were due and the total difference should be paid to the affected employees.

- 4. Dearness Allowance.—The Association claims that the workmen be paid Dearness Allowance according to the Bengal Chamber of Commerce scheme which is 5% of the basic pay for every 10 point rise above 180 point taking 1939 as the base, to each employee excluding those who may be in the category of sub-staff; and Rs. 3/ for each such slab to each sub-staff, subject to a minimum D.A. of Rs. 64/-.
- 5. Consolidation of D.A.—50% of D.A. payable to an employee shall be consolidated with pay and treated as part of the substantive salary for the purposes of Provident Fund, Bonus, Gratuity, etc.
- 6. Bonus.—Bonus equal to three months' salary and dearness allowance shall be paid to all the employees unconditionally, out of which one month's salary and D.A. should be paid during the Durga Puja and another two months' salary and D.A. at the close of each financial year, provided they were in service during the year to which the Bonus relates.

Proportionate Bonus should be paid to the employees who may not have completed the year's service for the year in question.

7. Gratuity.—An employee on retirement or on resignation shall be paid gratuity at the rate of one month's total earnings for every year of service subject to the minimum of five completed years of service. The amount of gratuity shall be calculated on the basis of total earnings of the employee in the last month in which he drew his full salary and all allowances. In the event of an employee being on leave or on average pay, half pay or without pay, gratuity shall be calculated on the basis of his salary and dearness allowance that he would have drawn, if he were on duty. In case of death, gratuity shall be paid to the heirs of the deceased employee without any restriction as to the

minimum period of scrvice. In case of an employee being required to leave the service due to protracted illness or being incapacitated while in service, gratuity at the above rate shall be paid without any restriction as to minimum period of service.

An employee on termination of his service by the company or resignation by him within five years shall be paid gratuity at the following rate:—

Period of Service

Amount of Gratuity

For 1 year and over upto 3 years' service.

month's total earnings for every completed year of service.

For 3 years and upto 5 years.

nonth's total earnings for every completed year of service.

8. (i) Other Allowances.—No employee shall be required to work before or after office hours or on Sundays or holidays. If an employee is required to work before or after office hours or on Sundays and holidays due to heavy quota of work, that period of work shall be coun'ed for the purpose of overtime allowance, whether any official order was issued or not. Overtime allowance shall be paid at double the rate of wages for the period of such overtime work.

Those members of the staff who are deputed on office work such as inspection, survey, etc., etc., within the City of Calcutta and Greater Calcutta should be paid their taxi fare, lunch charges and other incidental expenses.

- (ii) Officiating Allowance.—(a) The Assistant who acts as Section-in-charge, or 1st Assistant shall be given an Officiating allowance of Rs. 50/- p.m.
- (b) Section-in-charges, or 1st Assistant acts in a Higher post shall be given an acting allowance of Rs. 75/- p.m.

Note.—All officiating allowance shall be calculated on a monthly basis and payable for any shorter period as well.

- (iii) Machine Allowance.—Employees operating machines—Adrema, Address-sograph, Typewriter, Statistical Machine, Comptometer, Roneo, Telephones shall be paid Rs. 10/- p.m.
- (iv) Cash Handling Allowance.—(a) Assistants handling cash and cash peons shall be paid Rs. 10/- p.m.
- (b) Those who disburse salaries shall be paid as allowance Rs. 5/- each day of such disbursement.
- (v) Allowance during Suspension.—An employee if suspended from service shall be entitled to 75% of his salary and allowance during the period of such suspension.
- (vi) T.A. and D.A. Rules.—The present T.A. and D.A. Rules of the Society are to be changed as follows:—

	Category of employees.	Class of travel	Daily Allowance
-			
	Subordinate Staff Assistants drawing upto Rs. 200/- p.m.	3rd Class - 2nd Class	Rs. 5/- Rs. 10/-
	Assistants above Rs. 200/- p.m.	1st Class	Rs. 15/-

^{9.} Provident Fund.—The Management should appoint a Board of Trustees immediately and see that the interest of the employees are not jeopardised in any way due to the non-existence of the Trustees at present. The existing

Provident Fund Rules be appropriately amended to include the following and anything contrary thereto be rescinded:—

- (a) The rate of contribution to Provident Fund should be 12½% with equal contribution from the Company with a guaranteed minimum of 5% compound interest.
- (b) All employees who have put in service of 3 years or more shall be entitled to receive Society's contribution to Provident Fund from the date of Provident Fund Membership plus the above rate of interest.
- (c) Advance from the amount standing to the credit of a member shall be granted not exceeding six months' salary or wages.
- (d) A second advance shall be made after deduction of previous loan.
- (e) All lapses and forfeiture occurring at any time shall be transferred to a separate account called the lapses and forfeiture account and each member shall have a right to share in the account in the same proportion as if the total Provident Fund bears to the total balance of the lapses and forfeiture account.
- (f) An employee's nominee shall be in the Board of Trustees of Provident Fund nominated by the General Assurance Society Employees' Association.
- (g) Each member of the Fund will be entitled to get a copy of the income and expenditure, account and balance sheet of the Fund at the end of each financial year.
- 10. Medical Aid.—Every employee shall be entitled to free medical aid for self, wife and children. The nature and seriousness of the ailment shall be the deciding factor in determining the nature of medical aid to be rendered irrespective of the status or the position of an employee.
- 11. Children Allowance.—Children Allowance at the rate of Rs. 10/- per child per month subject to a maximum of Rs. 40/- be allowed to all categories of employees.
- 12. Library and Recreation.—Society should provide Library and Recreation Room in all offices. Library should contain books, magazine and journals of general interest as also on insurance subjects. The Library and Recreation Room will be under the joint management of the Society and the representatives of the Association. All the employees will have access to the Library and Recreation Room irrespective of their status. The funds for outdoor recreation will be provided by the Society with a minimum annual contribution of Rs. 100/to each office or branch as the case may be.
- 13. House Allowance.—15% of basic pay will be paid to all employees as house rent with a minimum of Rs. 15/-.
- 14 Leave Rules.—Leave rules in force at present under agreement of 17th December, 1954 with modifications as follows:—

Modifications:

- (a) Privilege Leave.—On being confirmed a staff or a sub-staff of the Society as aforesaid shall be entitled to privilege leave of 30 days in each calendar year.
- (b) Casual Leave.—Fifteen days in each calendar year of service having a service period of at least one year.
- (c) Sick Leave.—Item 4 delete.
- (d) Quarantine Leave.—If an employee or any member of his family suffers from any disease which breaks out or is likely to break out in an epidemic form, special quarantine leave shall be granted as per Government rules in this behalf.
- (e) Special Leave.—Special leave shall be granted to active workers of the Employees' Trade Union at the rate of one month per year for Trade Union activities on the recommendation of the Association and such leave period should be taken to be a period on duty.

15. Hours of Work.—The working hours will be from 10--30 a.m. to 5--30 p.m. with one hour recess on week days; and from 10--30 a.m. to 1--30 p.m. without recess on Saturday in all Offices of the Society.

The sub-staff will have to come & an hour earlier and leave office & an hour later than the above.

16. Method of Recruitment.—All recruitment of clerical staff shall be made in Grade III above. No appointment shall be made with higher start to the prejudice of the existing staff and/or without allowing sufficient opportunity to the existing employees to fill in the vacancy by being promoted to that post.

The recruitment to the officers' cadre should be made giving preference to the existing staff.

In no case the period of probation shall exceed three months at the end of which all employees shall be deemed to be automatically confirmed.

- (a) All vacancies in higher posts shall be filled in from amongst the office staff according to semority and shall not be left vacant for a period exceeding one month.
- (b) The appointments of Section-in-charge, 1st Assistant shall hereafter be made from the clerks of the departments concerned.
- (c) The dependents of employees and retrenched employees if found fit should be given first preference in case of recruitment.
- (d) The appointments of officers shall hereafter be made from amongst the Section-in-charge or 1st Assistants.
- 17. Holidays.—The members of the staff shall be granted all the holidays under the Negotiable Instruments Act of 1881 and also all public holidays declared by the State Government concerned. They will also enjoy all the half holidays as at present.
- 18. Security of Service.—No employee of the Society shall be discharged or dismissed from service or otherwise punished without his being given an opportunity to rebut the charges framed against him. Further, if the Managing Committee of the Association feels that the charges against him have not been substantiated the matter shall be referred to Arbitration in the following manner:—
 - The matter in dispute shall be referred to an Arbitrator acceptable to the Union and the Management or two Arbitrators one to be selected by the Association and the other by the Management. In case of difference of opinion between the Arbitrators, the two Arbitrators shall appoint an Umpire to decide the issue.
- 19. General Privileges.—(a) No employee shall be prevented from augmenting his income by working before or after office hours.
- (b) No employee shall be debarred from taking active part in public activities of any kind outside the duty hours. Employees shall not be prevented from seeking elections of local bodies and/or legislatives and shall be given necessary facilities such as leave, etc., for such work.
- (c) Every employee shall be given a service book wherein all particulars regarding him to remarks regarding his work, etc., shall be entered.
- (d) An employee shall be given an opportunity to know of a reply to any intended adverse remark before the same is entered in his service record. If in regard to any matter the action taken by the Management is not considered satisfactory, the question will be referred to Arbitration.
- 20. Retiring Age.—The retiring age for each employee shall be sixty-five years, but this rule may not apply to any employee who had been taken into Society's employment at or above the age of 45 years.
- 21. Transfer of Employees.—(a) No employee shall be transferred from one office to another without his previous consent in writing. Proper housing accommodation shall be made before an employee is transferred to any outstation office.

- (b) Every clerical employee shall be entitled to double class II Railway and/or Steamer fare for him and his dependents and also to actual expenses for luggage including cartage, coolies hire and conveyance. Ten days time besides actual time for journey shall be given to all employees in case of transfer to out-station and this period shall not be debited to his leave account.
- 22. Canteen, Tiffin Room and Tiffin Allowance.—All necessary facilities such as proper accommodation, furniture and funds, etc., for canteen and tiffin room shall be given by the Management and a free midday tiffin of annas -/8/- only shall be paid to each employee.
- 23. Uniforms to the Subordinate Staff.—The members of the subordinate staff shall be supplied with three complete sets of uniform every year. Each set shall include 1 coat, winter clothes, 1 pair of dhoti, 1 payjama or pant, 1 shirt, 1 cap or turban, 1 pair of sandal or shoes, 1 umbrella or raincoat.
- 24. Leave Reserves.—Sufficient number of additional staff such as assistants and lower grade employees shall be maintained by the Society as leave reserves say a minimum of 12% of the regular strength of the staff in each category.
- 25. Trade Union Rights.—The Management shall unconditionally recognise the General Assurance Society Employees' Association and shall give to them the necessary facilities for carrying on their work inter alia as follows:—
 - (a) Full facility shall be given to the Association and its units to carry on their day to day work in office premises outside the actual working hours, without impesing any restriction.
 - (b) Permi:sion shall be granted and suitable space be provided to the Association to keep a Notice Board and cup-board.
 - (c) The Association shall be allowed to hold its meeting in Office premises after regular office hours.
 - (d) For close co-operation between the management and the staff the Association shall be consulted on all matters relating to the service conditions of the staff.
- 26. Retrospective Effect.—All the demands contained in this charter, except herein provided otherwise, shall be given effect to as from 1st January, 1957.
- 27. Curtailment of existing Rights and Privileges.—Nothing contained in this charter shall adversely affect or take away from any employee or group of employees any rights, privileges or usages, practice or conventions, amenities or other conditions of service that are already vested in or enjoyed by such employees or group of employees. The present level of the emoluments of the employees shall in no case be reduced and the terms and conditions of service shall in no case be changed to the detriment of the employees.

[No. LRII-11(14)/57.]

(Sd.) S. K. CHATTERJEE,
Joint Secretary.
General Assurance Society
Employees' Association,

New Delhi, the 7th October 1958

S.O. 2126.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Bank of Mysore Limited, Bombay and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Nagpur, constituted under section 7A of the said Act.

S. jedile

Whether the transfer of Shri K. G. Narayanaswamy, a workman of the Bank, from Bombay to Bangalore is justifled and if not, to what relief he is entitled.

[No. LRII-10(103)/58.]

S.O. 2127.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Hindustan Commercial Bank Limited, Gorakhpur and their workmen in respect of the matter specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Delhi, constituted under section 7A of the said Act.

SCHEDULE

Whether the duties performed by Shri G. N. Singh, a workman of the Hindustan Commercial Bank Limited, Gorakhpur are those of a supervisor or of a Head Clerk for the purpose of special allowance payable under paragraph 164 of the award of the All India Industrial Tribunal (Bank Disputes) constituted by the notification of the Government of India in the Ministry of Labour No. S.R.O. 35, dated tht 5th January, 1952, as modified by the decision of the Labour Appellate Tribunal in the manner referred to in Section 3 of the Industrial Disputes (Banking Companies) Decision Act, 1955 (41 of 1955).

[No. LRII-10(113)/58.]

K. D. HAJELA, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 3rd October 1958

S.O. 2128.—In exercise of the powers conferred by Sub-Section (2) of Section 5 of the Cinematograph Act, 1952 (37 of 1952), the Central Government hereby directs that the film entitled "The Restless Breed" producd by Edward L. Alperson, U.S.A., shall be deemed to be an uncertified film in the whole of India.

[No 8/8/58-FC]

New Delhi, the 4th October 1958

S.O. 2129.—In exercise of the powers conferred by sub-section (2) of section 5 of the Cinematograph Act, 1952 (37 of 1952), tht Central Government hereby directs that the film entitled "The Law and Jake Wade" produced by Metro Goldwyn Mayer, U.S.A., shall be deemed to be an uncertified film in the whole of India.

[No. 8/9/58-FC.]

New Delhi, the 7th October 1958

- S.O. 2130.—In exercise of the powers conferred by sub-rule (3) of rule 9 of the Cinematograph (Censorship) Rules 1951, read with sub-rule (3) of rule 10 of the said Rules, the Central Government hereby re-appoints after consultation with the Central Board of Film Censors, the following persons as members of the Advisory Panel of the said Board at Madras with effect from the 17th October 1958:—
 - 1. Dr. U. Sriparthi Rau.
 - 2. Shri K. Parameshwara Rdiga.

[No. 14/1/57-FC.]

S.O. 2131. -In exercise of the powers conferred by sub-rule (3) of rule 9 of the Cinematograph (Consorship) Rules 1951, read with sub-rule (3) of rule 10 of the said Rules, the Central Government hereby re-appoints after consultation with at tral of F

a member of the Advisory Panel of the said Board at Madras with effect from the 17th October, 1958.

[No. 11/1/58-FC.]

[PART I

- S.O. 2132.—In exercise of the powers conferred by sub-rule (3) of rule 9 of the Cinematograph (Censorship) Rules 1951, read with sub-rule (3) of rule 10 of the said Rules, the Central Government hereby re-appoints after consultation with the Central Board of Film Censors, the following persons as members of the Advisory Panel of the said Board at Calcutta with effect from the 8th October, 1958:—
 - 1. Shrimati Ranu Mookerjee.

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- 2. Shri Satchidananda Raut Roy.
- 3. Shri Tarasanker Banerjee.

[No. 11/3/58-FC.]

ORDERS

New Delhi-2, the 29th September 1958

- S.O. 2133.—The Central Government hereby:
 - (a) directs, in pursuance of the provisions of the Order of the Government of India in the Ministry of Information and Broadcasting No. S.R.O. 3805, dated the 26th December, 1955 and in modification of the Order of the Government of India in the Ministry of Information and Broadcasting No. S.O. 1877, dated the 2nd September, 1958 that the Advisory Panel of the Central Board of Film Censors at Calcutta shall consist of 19 members with immediate effect; and
 - (b) appoints, after consultation with the Central Board of Film Censors, the following persons as members of the Advisory Panel of the said Board at Calcutta with immediate effect in exercise of the powers conferred by sub-rule (3) of rule 9 read with sub-rule (1) of rule 10 of the Cinematograph (Censorship) Rules, 1951:—
 - Shri D. Roychaudhuri (Resident at Calcutta).
 - 2. Shri Tajamul Husain, M.P. (Resident at Delhi).

[No. F. 11/3/58-FC.]

New Delhi, the 1st October 1958

- S.O. 2134.—The Central Government hereby:
 - (a) directs, in pursuance of the provisions of the Order of the Government of India in the Ministry of Information and Broadcasting No. S.R.O. 3805 dated the 26th December, 1955 and in modification of the Order of the Government of India in the Ministry of Information and Broadcasting No. S.O. 1814 dated the 29th August, 1958 that the Advisory Panel of the Central Board of Film Censors at Bombay shall consist of 31 members with immtdiate effect, and
 - (b) appoints after consultation with the Central Board of Film Censors, the following persons as members of Advisory Panel of the said Board at Bombay with immediate effect in exercise of the powers conferred by sub-rule (3) of rule 9 read with sub-rule (1) of rule 10 of the Cinematograph (Censorship) Rules, 1951:—.
 - 1. Shri Radha Raman M.P.
 - 2. Shri Benarsi Das Chaturvedi, M.P.
 - 3 Shrimati Sushila Kashlkar.

[No. 11/1/58-FC.]

D. R. KHANNA, Under Secy.